

SUPERIOR COURT OF THE STATE OF CALIFORNIA
FOR THE COUNTY OF LOS ANGELES

BENT CORYDON,

Plaintiff,

v.

CHURCH OF SCIENTOLOGY,
INTERNATIONAL INC., etc.,
et al.,

Defendants.

No. C 694 401

AND RELATED CROSS-ACTIONS

PLAINTIFF'S EXHIBITS 1 THROUGH 9

DEPOSITION OF GERALD ARMSTRONG

April 24, 1990

Reported by:
PATRICIA AYERS
CSR 7164, RPR
File no.
90-5378

WESTSIDE DEPOSITION SERVICE, INC.
6380 Wilshire Boulevard, Suite 1407
Los Angeles, California 90048
(213) 655-5511 FAX 655-4282

I N D E X

WITNESS:	EXAMINATION BY:	PAGE:
GERALD ARMSTRONG	MS. PLEVIN	4

EXHIBITS FOR IDENTIFICATION:

Plaintiff's

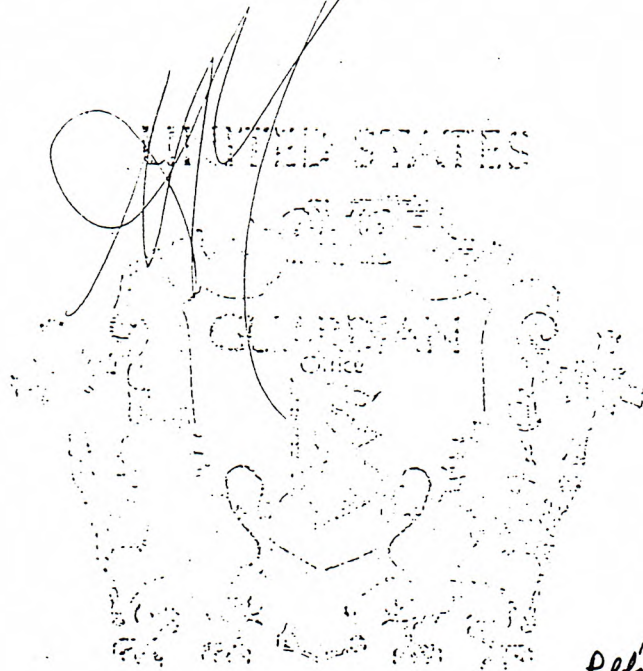
- | | |
|---|-----|
| *1 - 21-page document entitled "Information Full Hat, Guardian Office" | 34 |
| *2 - 4-page document entitled "Application for Subpoena Duces Tecum Re Deposition" | 71 |
| *3 - 86-page document entitled "Declaration of Gerald Armstrong," dated 11-1-86 | 87 |
| *4 - 14-page document entitled "Declaration of Gerald Armstrong," dated 11-18-86 | 89 |
| *5 - 36-page document entitled "Declaration of Gerald Armstrong," dated 11-7-86 | 93 |
| *6 - 161-page document entitled "Declaration of Gerald Armstrong," dated 10-11-86 | 97 |
| *7 - 84-page document entitled "Report on the Fitness of Officers" | 111 |
| *8 - 50-page document entitled "Table of Contents, Chapter 1, Bent Corydon, through Chapter 17, The History of L. Ron Hubbard's Philosophy" | 114 |
| *9 - 24-page document entitled "Declaration of Gerald Armstrong," dated March 15, 1990 | 125 |

*Exhibits bound under separate cover.

INFORMATION

0078-401

FULL HAT



Pel's EXHIBIT 1 FOR ID
PAT AYERS, NP-CSR
DATE 4-24-90
WITNESS A. Armstrong
PAGE 1 OF 21



CONFIDENTIAL

PACK 1 of 3

HAT NO. 0078-401

United States District Court
for the District of Columbia
A TRUE COPY

JAMES F. DAVEY, CLERK,
By Margaret L. Upair

GUARDIAN ORDER

GO 1214

9 September 1974

Info Bureau only

CONFIDENTIAL

INTELLIGENCE COURSE

NAME _____

ORG _____ POST _____

PRE-REQUISITE: GO Basic Data Checksheet

SEQUENCE: This checksheet is done once through, with study tech. fully applied. Starrates are noted with an asterisk (*)
This checksheet consists of 5 sections with an internship in the Info Bureau after each one.

SECTION 1 - GENERAL INFORMATION

Date started _____ Date completed _____

BRIEFING: 1) Get a briefing from Director of Collections on security, keys, phones, times, offices, staff, comm center, files, books, equipment, hats, etc.

2) Read Briefing Sheet to BI staff

3) For your info re: BI Library

BOOKS: To be read in student's own time

- 1) Brainwashing
- 2) Hidden Story of Scientology
- 3) Part 1 South African Submission
(to be read in office space)

PART A - THE INFORMATION BUREAU

1. Get the definitions of the following words, use them in sentences until you have them conceptually. Look them up in several different dictionaries.

Spy	Espionage	C.I.A.
Spying	Counter Espionage	F.B.I.
Agent	Counter Intelligence	M.I.6.
Operative	Fascism	M.I.5.
Information	Socialism	K.G.B.
Intelligence	Communism	G.R.U.

2. Essay: The differences and similarities of Intelligence, Counter Intelligence, Information, Spying, Espionage and Counter Espionage.

3. PL 1 March 66 The Guardian (Intelligence Section)

Clay demo: Intelligence

2 PL 25 Sept 73, Organisation of the G.O. (Info Bur)

Clay demo: Information Bureau Org Board

3 PL 20 Feb 72 Intelligence and Security

Essay: What could happen if Intelligence was not anonymous and/or elusive

MSH Write up: Duties of Intelligence Chief

M7

M4

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PART B - THE WAR

1. 4 Info Ltr 13 Apr 61, Terror Stalks
2. 5 Info Ltr 8 May 61, Communism and Scientology
3. 6 Info Ltr 27 Oct 62, Ron's Journal
4. 7 Info Ltr 2 Nov 62, Ron's Journal No.2
5. 8 Info Ltr 8 Jan 63, Ron's Journal No.3
6. 9 Info Ltr 15 Jan 63, The DC Situation
7. 10 Info Ltr 4 June 63, Sobering Facts
8. 11 Info Ltr 24 Nov 63, Essential information
9. 12 Exec Ltr 7 Apr 64, Ron's Journal No. 11
10. 13 Exec Ltr 4 June 63, OCA graph of woman after ECT
11. 14 Exec Ltr 6 Oct 63, Melbourne Inquiry into Sen
12. 15 Exec Ltr 10 Oct 63, Ron's Journal No.17
13. 16 Exec Ltr 3 Nov 63, VC Skills
14. 17 Exec Ltr 29 Nov 63, Validity of vested interests
15. 18 PL 25 Sept 73, Enquiry rumour UK

16. SecED 52 WW 11 Feb 66, Committee for Sane Psychiatry
17. Exec Ltr 21 Feb 66, The Calculated Risk
18. SecED 61 WW 22 Feb 66, Project Psychiatry
19. SecED 70 WW 11 Mar 66, Parliament and Baldwin
20. Exec Ltr 19 Jul 66, Public Attacks, Legal Point
21. ED 21 WW 25 Sept 66, Current Attacks
22. Info Ltr 16 Oct 68, E-Meters replace Guns
23. LRM ED 42 Int 4 Nov 68, Press Stories
24. LRM ED 51 Int 24 Nov 68, Stability
25. LRM ED 55 Int 29 Nov 68, The War
26. LRM ED 63 WW 12 Dec 68, Re: Life article and letter
27. LRM ED 65 Int 13 Dec 68, The Great Charity Swindle
28. Clay demo: The Great Charity Swindle
29. LRM ED 69 Int 20 Dec 68, Western Countries
30. LRM ED 75 Int 1 Jan 69, Good News
31. Info Ltr 17 Feb 69, Ron's Journal 68
32. Info Ltr 28 Feb 69, Ron's Journal No. 1
33. LRM ED 9 Mar 69, P.D.H.
34. Info Ltr 16 Mar 69, Ron's Journal No. 2
35. Info Ltr 4 Apr 69, Ron's Journal No. 3
36. Note: 14 June 70, Extracts from LRM Communication
37. HCO B 16 Jul 70, The Psychiatrist at work
38. GO 166 7 Oct 71, Re: Books and enetheta ...
39. GO 637 10 Feb 73, Observations on the Great Health.
40. Essay: Who our enemies are and their tactics
- 41.
- 42.
- 43.
- 44.
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- 55.

PART C - INTERNSHIP UNDER DIRECTOR OF COLLECTIONS

SECTION 2 - C.I.C.

Date started _____ Date completed _____

PART A - REPORTS AND FILING

1. Drill: Get the definitions for C.I.C. for the various GO Bureaus _____
2. ~~4~~ Desp. 10 Nov 69, Airmail express * _____
3. ~~5~~ Desp. 25 Feb 69, What is needed and wanted * _____
4. ~~4~~ Desp. 25 Feb 69, Mary Sue does not * _____
5. ~~4~~ ED 1175 Int 21 June 68, Intelligence Reports * _____
6. Clay demo: What data an intelligence report should contain _____
7. Drill: Pick up a newspaper and write a dummy report on an article of your choice. _____
8. ~~4~~ GO 4 15 Feb 70, Guardian Communication Lines * _____
9. ~~4~~ GO 995 28 Oct 73, Communications to the Controller _____
10. ~~4~~ Desp. 11 Oct 72, Re: Weekly Reports _____
11. ~~4~~ Desp. 12 Mar 73, Compliance Re: Weekly Reports _____
12. ~~5~~ GO 802 20 June 73, Your Weekly Reports * _____
13. Drill: Mock up an Info Weekly Report _____
14. ~~5~~ Desp. 14 Aug 70, To speed up the _____
15. ~~5~~ Desp. 24 Aug 70, CS-G has ordered * _____
16. ~~5~~ GO 12 2 Sept 70, Bureau OIC reports * _____
17. Drill: Write up a sample OIC Telex _____
18. ~~5~~ Desp. 13 Oct 70, Re: Nudges _____
19. ~~5~~ GO 35 19 Mar 71, Return address * _____
20. ~~4~~ GO 151 7 Sept 71, Reporting _____
21. ~~4~~ Desp. 26 July 72, Re: Telexes _____
22. ~~5~~ GO 905 22 Aug 73, Traffic to and from Controller * _____
23. ~~5~~ Write up on writing of reports _____
24. ~~4~~ GO 773 8 June 73, Excerpting Reports and Information * _____
25. ~~4~~ GO 1219 NSH 7 Jul 74, Excerpting of Reports * _____
26. Drill: Find a newspaper and do sample excerpting of 3 articles _____
27. ~~4~~ Admin Ltr 15 Jul 70, Telex Codes * _____
28. ~~4~~ PL 11 Sept 73, Codes and Coding * _____
29. Drill: Mock up a telex using coding _____
30. ~~4~~ PL 14 May 69, Clippings Book * _____
31. Drill: Go to Info Bureau and ask CIC Director if you may examine a clippings book to see how it is laid up. _____

1532. GO 38 11 Apr 71, Newspaper Clippings
1533. GO 165 1 Oct 71, Re: Newspaper Cuttings *
6734. Desp. 16 Oct 67, Re: Crossfiling
6735. Desp. 19 Oct 67, Re: Crossfiling
6736. PL 25 Apr 68, Intelligence Actions (section on files)*
37. Clay demo: Crossfiling
7038. PL 18 Mar 72, Files *
7039. PL 28 June 72, Files Accuracy *
7040. Eval on CIC Backlog
41. Essay: Purpose of filing and why it should be done accurately
7542. GO 1197 20 June 74, C.I.C. Series No. 1 M7
M4
43. Clay Demo: The 8 filing categories
7744. GO 1196 20 June 74, C.I.C. Series No. 2 M7
M4
7545. GO 1195 20 June 74, C.I.C. Series No. 3 M7
M4
7646. GO 1194 20 June 74, C.I.C. Series No. 4 M7
M4
7747. GO 1193 20 June 74 C.I.C. Series No. 5 M7
M4
7848. GO 1192 20 June 74, C.I.C. Series No. 6 M7
M4
49. Drill: Make out a report applying all the data you have learned on this checksheet. Take it to CIC Director for CK.
50. _____
51. _____
52. _____
53. _____
54. _____
55. _____
56. _____
57. _____
58. _____
59. _____

END OF PART 1 9/1/81 HAT

60. _____
61. _____
62. _____
63. _____
64. _____

PART B - INTERNSHIP UNDER C.I.C. DIRECTOR

SECTION 3 - OVERT DATA COLLECTION

Date started _____ Date completed _____

- EO (S): To be read in student's own time
Conflict in the Shadows
Counter Insurgency Campaigning

PART A - INVESTIGATION

1. Look up the word "Scientology 5" on page 344 of Volume 4, OEC _____
2. ~~4~~ PL 14 Aug 63, Scientology Five, Press Policies * _____
3. Drill: Do the drill as per above PL _____
4. ~~6~~ PL 11 Oct 65, Press Relations * _____
5. ~~7~~ PL 15 Feb 66 Attacks on Scientology * _____
6. ~~8~~ PL 17 Feb 66, Public Investigation Section M7 _____
M4 _____
* _____
7. ~~8~~ PL 18 Feb 66, Attacks on Scientology * _____
8. ~~9~~ PL 25 Feb 66, Attacks on Scientology (continued) * _____
9. ~~9~~ PL 28 Nov 66, Intelligence Section M7 _____
M4 _____
* _____
10. Drill: Mock up a "five fact cable" _____
11. ~~16~~ PL 25 April 68, Intelligence Actions M7 _____
M4 _____
* _____
12. ~~5~~ Desp. 5 Dec 66, Re: Noisy Investigations * _____
13. ~~2~~ Desp. 26 May 68, Re: Intelligence * _____
14. ~~4~~ Desp. 20 Sept 68, Re: NY Int * _____
15. ~~7~~ Desp. 3 Nov 68, Re: Intell NY * _____
16. ~~9~~ Desp. 28 May 70, Re: Further LRH remarks... * _____
17. ~~2~~ Desp. 18 Oct 70, Re: Int. US * _____
18. ~~3~~ Desp. 9 Mar 70, Re: Successful and unsuccessful actions _____
19. ~~9~~ Desp. 13 Apr 71, Successful and unsuccessful actions * _____
20. ~~1~~ Desp. 13 Apr 71, Successful and unsuccessful actions * _____

21. GO 524 10 Sept 72, Guardian Office Alert
22. GO 1206 22 June 69, The Snow White Program
23. Essay: Why is it necessary to investigate somebody. Should be at least 5 pages long and detailed
24. Clay demo: Purpose of an investigation
25. Write up: 2 June 69, Intelligence Stat
26. ED 1802 Int 2 June 69, Statistics
27. Write up: 23 Aug 71, Re: Stats
28. Write up: Stats for Dir Collections (this will be your stat while on the internship)
29. GO 1150 7 May 74, Re: Info Bureau Statistics
30. Clay demo: Connection
31. Clay demo: Incident
32. Read Overt Data Collection Hat (in office space)
- 33.
- 34.
- 35.
- 36.
- 37.
- 38.
- 39.
- 40.
- 41.
- 42.

PART B - STRING PULLING

1. Booklet: HCO Manual of Justice
2. PL 11 May 65, Ethics Officer Hat
3. Clay demo: Pulling a string and finding a tiger
4. HCO B 2 Sept 72, Why Finding Drill II
5. Drill: Student is to do the string pulling drill (as per above HCOB) on Supervisor, until the Supervisor passes the student, when he is sure the student can pull strings.
- 6.
- 7.
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- 9.
- 10.
- 11.
- 12.
- 13.
- 14.
- 15.

SECTION 1 - COVERT DATA COLLECTION

Date Started _____ Date completed _____

BOOKS: To be read in student's own time

Black Boomerang _____

Scale of Survival _____

PART A - THE SPY AND HIS MASTERS (by C. Felix)

1. Look up in a BIG dictionary, use in sentences, demo kit and get conceptually the following words:

Spy	drop	confidential
Master	case officer	motivation
Cover	cloakstone	sleeper
Cut-Out	covert	
Secret	conspiracy	

2. Introduction, Vienna 1956, Chapters 1 & 2 _____

3. Chapter 3, The Spy and His Masters _____ *

4. Clay demo: The Case officer - agent relationship _____

5. Clay demos: _____

A Cut-Out	Personal Gain motivation
A drop	Ambition motivation
A Safe House	Political motivation
Money motivation	Duty motivation
Compulsion motivation	

6. Chapter 4, The Art of Cover _____ *

7. Clay demo: Building a Cover _____

8. Chapter 5, The Art of Cover II _____ *

9. Clay demos: Front Group _____

Cover Organisation _____

Organisational Cover _____

10. Eval on Covers, by H. Brendel _____

11. Write up on covers _____ *

12. Drill: Write up three possible covers in detail that you could use that are "real".
(ones that you could actually utilize)
Take them to Dir Collections for OK _____

13. Chapter 6, The Open Faced American _____ *

14. Chapter 7, Intelligence _____ *

15. Chapter 8, C.E. versus Security and other Delivery _____

16. Clay demo: Counter-Espionage _____

17. Chapter 9, Political Operations _____ *

18. Essay, What a Political Operation is _____

19. Part II, Fundamentals and Forms in Action _____

20. _____

21. _____

22. _____

23. _____
24. _____
25. _____
26. _____
27. _____
28. _____
29. _____
30. _____
31. _____
32. _____
33. _____
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PART 3 - COVERT OPERATIONS

1. Transcript 6 May 66, Talk to SH, WW staff on Rhodesia
2. Transcript 18 July 66, Conference with the Guardian.
3. Transcript 25 Aug 66, LRM conference with investigators
4. Tape 2 Nov 69, Covert Operations I *
5. Tape 6 Nov 69, Covert Operations II *
6. Clay demo: An Agent Provocateur
7. Report 10 Dec 69, Re: Jack Lundin Affair *
8. Report "About the Apollo"
9. Report 31 Mar 71, Re: Jack Lundin *
10. Write up: 12 Nov 69, PRO Area Control *
11. Write up: 2 Dec 61, Confidential Intelligence. *
12. Desp. 6 Dec 68, Re: Intell Possibilities for collecting
13. Write up: 3 Dec 69, Industrial Intell. Text Note *
14. Transcript 10 Mar 71, Concerning Intelligence *
15. Essay: What could happen to your network if data published doesn't cover your source. Also include several examples of how to cover your source when publishing data covertly obtained.
16. Book: Assault on the West, Chapters 6 & 9 *
17. Note: Re Anonymous letters
18. Clay demo: Disinformation
19. Desp. 28 Feb 72, Re: Oberholser *
20. Write up: 1 May 74, Re: Security and theft. *
21. Clay demo: How the enemy operates in stealing materials by infiltration or by straight breaking entering and theft. Cover all steps of above write up.

Drill: Write up a proposed covert operation using clandestine operations, planing, counter-espionage, agents, case officers, cut-outs, secret intelligence operations. Purely on an intelligence basis that would terminatedly handle
 (i. to: This isn't always done in actual fact but the power of intelligence is such that it could be done and you should be real on that power). Take to Dir Collections for OK

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PART C- DEAD AGENT TECHNIQUES

1. Book: Art of War, Chapter 13 _____
2. 123PL 14 Nov 71, False Report Correction _____
3. 124GO 011272 LRH 12 Jan 72, Black Propaganda _____
4. 125PL 11 May 72, Black PR * _____
5. 126PL 21 Nov 72, How to handle Black Propaganda * _____
6. 127PL 12 Jan 73, The Safe Point * _____
7. 128GO 121569 HSH (3) 15 Dec 69, Intell - Dead Agent M7 _____
 M4 _____
 * _____
8. Clay demo: Major Target of above programme _____
9. 129GO 123071 LRH 30 Dec 71, Dead Agent Additional M7 _____
 M4 _____
 * _____
10. Obtain 3 ontheta articles on Sen. Do a dummy dead agenting of all three with a letter to the editor for correction to be made. _____
11. _____
12. _____

14. _____
15. _____
16. _____
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23. _____
24. _____
25. _____

PART D - STRATEGY

1. Appendix II Scientific Method in DMSM4
2. Note: Clausewitz 1st Reciprocal
- /30 3. PL 16 Feb 69, Confidential, Enemy Names M7
M4
4. Drill: Locate in recent newspaper a hostile commentator (not necessarily hostile to SCN) to any group or person
5. Essay: What to do with Enemy Names and relation with PR
- /3/ 6. PL 16 Feb 69, Confidential, Battle Tactics M7
M4
7. Clay demo: The end product of our war
8. Essay: Good Intelligence pin points who, when, where, what
- /34 9. PL 16 Feb-69, Confidential, Enemy PRO's M7
M4
10. Clay demo: Tracing back each name to find the organisation in common
11. Drill: Go to files and go through some past enthet articles and spot enemy PRO's. Write up what you find, the party lines and non-sequitur responses.
- /35 12. PL 16 Feb 69, Confidential, Targets Defense M7
M4
13. Clay demo: Defense is only effective when one sorties or attacks
14. Essay: Take each target, write up several ways in which intell can bring it down

15. ^{1/2}GO 060571 LRH 6 May 71, Secret, Working Theory * _____
16. ^{1/2}GO 070571 LRH 7 May 71, Secret, Notes on Smarsh * _____
17. ^{1/2}PL 29 June 71, Confidential * _____
18. ^{1/2}GO 82 29 June 71, For Public Advice * _____
19. ^{1/2}GO 784 June 73, Intelligence, It's Role ✓ M7 _____
M4 _____
* _____
20. Clay demo: The first function of Intelligence _____
21. Clay demo: Support Intelligence _____
22. ^{1/2}GO 907 22 Aug 73, Intelligence Estimations and
Predictions M7 _____
M4 _____
* _____
* _____
23. ^{1/2}Write up 14 Nov 73, Re: Estimates / * _____
24. Clay demo: Estimation _____
25. Essay: How to use "special banks" to predict _____
26. ^{1/2}GO 1087 LRH 6 Mar 74, Strategic Info * _____
27. Clay demo: The Duties of Int.Chief (ref MSH writeup) _____
28. _____
29. _____
30. _____
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35. _____
36. _____
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39. _____
40. _____
41. _____
42. _____

PART B - DRILLS

1. ^{1/2}HCO B 25 Sept 71, Tone Scale in full * _____
2. Drill: Student to detect various tones the coach assumes. Pass when student can identify each tone level easily. * _____
3. ^{1/2}HCO B 25 Oct 70, Obnosis and the Tone Scale * _____
4. Drill: Obnosis Drill (see para 5 of HCOB) _____
5. Chart of Human Evolution * _____
6. Essay: What use the above data and skill, will have for you in the future. Be specific. _____

7. TRO

TRO BB (with special emphasis on spying etc)

TR 1

TR 2

TR 3

TR 4

TR 6

TR 7

TR 8

TR 9

8. Do the following Reporter TRs to a pass by Supervisor:

No. 2

No. 5a

No. 5b

No. 5d

Situation TR

9. Do TR-L

10. TR 3 Int and TR 3 Int with bullbaiting

11. Do TR 3 Int and TR 3 Int with bullbaiting with someone who has had some experience in Info. This can be an interne or student who has worked previously in this area.

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PART F - INTERNSHIP UNDER DIRECTOR OF COLLECTIONS

SECTION 5 - INTERNAL SECURITY

Started _____ Date completed _____

This portion of the checksheet contains the most vital data you need to know about Branch II. As Branch II is the portion of the Guardian's Office which probably comes into most contact with the Org in policing that policies are applied, you are advised to make yourself familiar with more policy than is contained herein. The policy sections which will be of most help are those in Volume 1 OMC on Ethics, including data on refunds, petition, appeal, further background data on Free loaders, 2-D, Third Party, etc. You will find that you will probably have to research policy further as you handle your post, which is fine. An additional hat on all the useful PLs, HCO Es that you come up with in the course of your post is a valuable asset.

Part A - GENERAL

1. ~~1/8~~ PL 7 Feb 65, Keeping Scientology Working * _____
2. ~~1/8~~ PL 18 Sept 67, Complexity and Confronting * _____
3. ~~1/8~~ HCOB 25 Aug 60, New Definition of Psychosis * _____
4. ~~1/8~~ HCOB 28 Nov 70, Psychosis * _____
5. ~~1/8~~ PL 22 March 67, Urgent and Important * _____
6. ~~1/8~~ HCOB 10 May 72, Robotism * _____
7. Clay demo: What a psychotic will do to an Org _____
8. Clay demo: A Robot _____
9. ~~1/8~~ PL 3 March 66, Attacks on Sen, Sex in Orgs * _____
10. ~~1/8~~ FO 1729 13 Jan 69, 2-D * _____
11. ~~1/8~~ PL 9 Feb 71, Executive Misbehaviour * _____
12. ~~1/8~~ LRH desp. 26 Jan 72, Re: HCO State of * _____
13. ~~1/8~~ PL 13 Oct 72, Free loaders * _____
14. ~~1/8~~ HCOB 15 Dec 73, The Continued Missed W/H * _____
15. ~~1/8~~ S.O. No.1 - Write up * _____
16. Essay: What useful info the S.O.1 line will give you _____
17. ~~1/8~~ GO 1191 20 June 74 Re: Recruitment * _____
18. _____ * _____
19. _____ * _____
20. _____ * _____
21. _____ * _____
22. _____ * _____
23. _____ * _____
24. _____ * _____
25. _____ * _____
26. _____ * _____
27. _____ * _____
28. _____ * _____
29. _____ * _____
30. _____ * _____

PART B - PERSONNEL DATA

- 162 1. PL 29 June 71, Org Personnel Recruitment *
- 163 2. PL 21 July 72, Staff Qualifications Requirements *
- 164 3. Desp. MSH 2 Aug 72, Re: Staff Requirements *
- 165 4. PL 5 June 71, FEED Clearance *
- 166 5. PL 6 Aug 71, FEED Clearance Amended *
- 167 6. GO 320, FEED Students *
- 168 7. PL 10 Feb 73, SP Declares and Hiring *
- 169 8. GO 824, 3 July 73, Requirements to Flag *
- 170 8a. GO 824-1 25 Nov 73, Important - Additional Requirements to Flag *
- 171 9. FO 3454 11 Feb 74, Requirements for Personnel to Flag *
- 172 10. SO ED 221 Int 16 Sept 73, HCO Establishment Pgm *
- 173 11. SO ED 222 RA Int 2 Oct 73, The Lines for Personnel *
- 174 12. FO 3439 11 Jan 74, High Crime PL *
- 175 13. PL 16 Sept 73, Personnel Appointment *
- 176 14. Desp. 28 Nov 69, Confidential data for AG's... *
- 177 15. GO 21 9 Dec 70, Personnel Policy *
- 178 16. GO 31 22 Jan 71, GO Personnel Qualifications *
- 179 17. GO 65 3 June 71, Re: Problems Check *
- 180 18. GO 209 1 Dec 71, Guardian Office Personnel *
19. Essay: The requirements for GO and why we have them
- 181 20. GO 112669 MSH 26 Nov 69, Personnel Pgm No. 2 *
21. _____
22. _____
23. _____
24. _____
25. _____
26. _____
27. _____
28. _____
29. _____
30. _____
31. _____
32. _____
33. _____
34. _____
35. _____
36. _____

PART C - INSTITUTIONAL AND SHOCK CASES

- 182 LRH ED 67 Int 15 Dec 68, Electric Shock Cases
- 183 PL 16 May 70, Institution and Shock Cases
Petitions from
- 184 PL 26 Oct 70, Institution and Shock Cases
Posting of Bonds
- 185 PL 14 Dec 70, Institution and Shock Cases
Petitions from Legal
- 186 PL 16 Feb 71, Institutions and Shock Cases
Petitions from
- 187 GO 293 13 March 72, Institution and Shock Cases
Checksheet

Clay demo: The sequence of actions which have to
be done before an institutional or
shock case may come on lines

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- .
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- 2.
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- 5.
- 6.
- 7.
- 8.
- 9.
- 10.
- 11.
- 12.

PART D - TROUBLESOME SOURCES

- 1. 167 FC PL 6 Oct 58, Who can be Processed, Who can be
Trained
- 2. 167 SEC ED 152 16 Mar 59, MGC Psychotic Applicants
- 3. 167 PL 23 Nov 59, Employment of Criminals Forbidden
- 4. 167 PL 20 Aug 60, Training Restrictions
- 5. 167 PL 4 Jul 62, Mixing Practices
- 6. 167 PL 10 Feb 64, Enrollment on Self Determinism
- 7. 167 PL 27 Oct 64, Policies on Physical Healing

167 PL 13 March 69, Addition to PTS Policies

- 176 9. PL 7 May 69, Policies on Sources of Trouble M7 _____
M4 _____
10. Clay demos: All 10 types of troublesome sources _____
- 197 11. HCOB 24 Nov 65, Level IV S & D _____ *
- 198 12. PL 15 Nov 68, Disconnection Cancelled _____ *
- 199 13. PL 7 Apr 65 Handling Policy in the Field _____
- 200 14. PL 20 Dec 66, PTS Sections Personnel and Execs _____ *
- 201 15. GO 98 MSH 19 July 71, PTS Personnel _____ *
- 203 16. PL 12 May 72, PTS Personnel and Finance _____ *
- 204 17. PL 5 April 72, PTS Type A Handling _____ *
- 205 18. HCOB 10 Aug 73, PTS Handling _____ *
- 206 19. PL 15 Sept 73, Confidential, Handling Disconnections _____ *
- 207 20. Desp. 3 Dec 70, Re: Case Histories _____
21. Clay demo: What you do with a Type A _____
22. Clay demo: What you do with a Type III _____
23. Essay: What could happen if you get a Type A to publicly disconnect from a family member _____
24. Essay: What are the possible repercussions of each type of PTS being allowed on lines unhandled. _____
- 208 25. BPL 9 July 74, Handling PTS and Out Ethics Personnel _____ *
- 209 26. LRH ED 241 Int, 23 July 74, Potential Trouble Sources. _____ *
- 210 27. GO 1255 MSH 5 Aug 74, GO Amnesty Actions _____ *
28. _____
29. _____
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SP - SUPPRESSIVES

- 1. PL 7 Dec 64, Scientology Clean Up
- 2. PL 1 March 65, Suppressive Acts
- 3. PL 16 May 65, Indicators of Orgs
- 4. PL 7 June 65, Entheta Letters and Dead File
 - Clay demo: The Dead File Line
- 5. PL 7 Aug 65, SP's; Main Characteristics of
- 6. PL 23 Dec 65, Enrollment in Suppressive Groups
- 7. HCOB 23 Jan 66, How an SP becomes one
- 8. HCOB 27 Sept 66, The Anti-Social Personality
- 9. PL 29 June 68, Enrollment in SP Groups
- 10. O 207 30 Nov 71, SP Comments
- 11. Essay: The indicators of an SP and the indicators of an Org which has an SP on staff or in its vicinity
- 12. Exec Ltr 24 Sept 64, Removal of name
- 13. Exec Ltr 17 Oct 64, Removal of name
- 14. Exec Ltr 26 Oct 64, Re: Donald Kingsbury
- 15. Exec Ltr 7 June 65, Removal of names
- 16. LRH Note on HCO EO 19 April 68
- 17. EO 9 July 65, No. 292
- 18. Exec Ltr 27 Sept 65, Re: Amprinistics
- 19. LRH Desp. 27 Sept 65, Tag any Ethics Order...
- 20. EO 9 Dec 65, Robert De Grimston
- 21. EO 17 Sept 65, Jack Horner
- 22. EO 27 Feb 69, Dianology
- 23. Note: The following people
- 24. Desp. 30 Nov 70, Re: Squirrel Groups

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PART F - SECURITY

- 234 1. PL 30 Oct 62, Security Risks - Infiltration *
- 235 2. HCOB 8 Aug 62, Plants in Academics *
- 236 3. ED 1642 Int 17 March 69, Status Verification Form *
- 237 4. PL 1 Sept 69, Counter-Espionage *
- 238 5. Reward Sign *
- 239 6. PL 2 Sept 70, Instruction Protocol *
- 240 7. GO 160370 LRM 16 Aug 70, Guardian Office and S.O. *
- 241 8. Write up 20 March 74, -Re: Plants in Toronto Org *
9. Clay demo: The indicators of a plant *
10. Essay: Given a leak of a specific piece of data, to an outside body, how would you detect the plant. *
- 242 11. Write up: Metered Plant Interview *
12. Drill: Do a metered plant interview on a doll *
- 243 13. GO 26 20 Jan 71, Squibbled Tech *
- 244 14. PL 25 July 70, Security Div I *
- 245 15. GO 1035 15 Jan 74, Manor Security *
- 246 16. Bond *
- 247 17. PL 5 June 71, Confidential GOs *
- 248 18. HCOB 4 Aug 71, Purpose Clearing *
- 249 19. MSH Desp. 10 Aug 71, Internal Security *
- 250 20. Desp. 23 Oct 73, Compliance Re: Security *
- 251 21. GO 1155 28 May 74, Staff Status Verification Check *
- 252 22. GO 1156 28 May 74, GO Security *
- 253 23. PL 16 Aug 66, Clearing Course Security *
- 254 24. PL 27 Nov 67, R6 Materials *
- 255 25. PL 2 March 68, Advance Course Sec Check *
- 256 26. PL 11 Aug 71, Advanced Courses Materials Security of Data *
- 257 27. PL 7 Dec 70, Guardian's Office Mail *
- 258 28. GO 23. 16 Dec 70, Confidential Mail Security *
- 259 29. Desp. 4 April 74, Security Alert *
30. Drill: Mock up a Security Alert *
31. Desp. 17 May 74, Re: Debugging *
32. Clay demos: 4 different types of bugs *
- 260 33. Write up: Actions to be taken when a theft needs to be investigated *
34. Drill: Mock up a situation of a theft occurring and what actions you would take *
- 261 35. Write up: How to do a full scale investigation *
36. Clay demo: How to do a full scale investigation *
- 262 37. GO 1230 19 July 1974, Internal Security *

27/ 38. GO 121669 MSH 16 Dec 69 Programmed Intell; Internal Security

M7 _____

M-1 _____

* _____

39. Clay demos: All 9 operating targets of above pgm

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PART G - INTERNSHIP UNDER BRANCH II DIRECTOR

Leif Windle
D/DG Info WW CanAm

for Mo Budlong
DG Info WW

for Jane Kember
The Guardian WW

12

Turner, Gerstenfeld, Wilk & Tigerman
83838 Wilshire Boulevard, Suite 510
Beverly Hills, CA 90211
(213) 657-3100

ATTORNEY(S) FOR Defendants
AUTHOR SERVICES, INC. and BRIDGE
PUBLICATIONS, INC.

Dynt's
Place EXHIBIT 2 FOR ID
PAT AYERS, NP-CSR
DATE 4-23-90
WITNESS H. Armstrong
PAGE 1 OF 4

SUPERIOR COURT OF CALIFORNIA, COUNTY OF LOS ANGELES

BENT CORYDON

CASE NUMBER

C 694 401

PLAINTIFF(S)

VS

CHURCH OF SCIENTOLOGY INTERNATIONAL,
INC., etc., et al.

DEFENDANT(S)

APPLICATION FOR
SUBPOENA DUCES TECUM
RE DEPOSITION

STATE OF CALIFORNIA, County of Los Angeles

The undersigned states: That he is attorney of record for defendants AUTHOR SERVICES, INC. and BRIDGE PUBLICATIONS, INC. in the above entitled action; that the deposition of GERALD ARMSTRONG is noticed for hearing before such duly commissioned notary public at 10:00 A M., in Room No. , located at 6380 Wilshire Blvd., Suite 1600 in the City of Los Angeles , County of Los Angeles State of California, on April 24 , 19 90.

Dynt's
Place EXHIBIT 2 FOR ID
PAT AYERS, NP-CSR
DATE 4-24-90
WITNESS H. Armstrong
PAGE 1 OF 4

That GERALD ARMSTRONG

has in his possession or under his control the exact matters or things designated below:

Tape(s), or any other records, whether sound or written, of recordings of any and all telephone conversation(s) between Lawrence E. Heller and Gerald Armstrong whether such tape(s) record both participants or one participant to said telephone conversation(s).

That the above documents are material to the issues involved in the case by reason of the following facts:

Deponent has filed a declaration in this litigation in support of plaintiff's case, and one of plaintiff's motions, wherein telephone call(s) with Lawrence E. Heller were described. The attorney for plaintiff, Toby Plevin, has stated on the Court's record that recordings were made of those telephone call(s). The content of those telephone calls are disputed.

That good cause exists for the production of the above described matters and things by reason of the following facts:

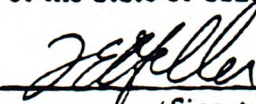
Defendants herein have no other source of obtaining this information other than this method.

WHEREFORE request is made that the Subpoena Duces Tecum issue

EXHIBIT 2 PAGE 2

Executed April 3, 1990, at Beverly Hills, California.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.


(Signature of Declarant)
Lawrence E. Heller

ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address): Turner, Gerstenfeld, Wilk & Tigerman (213) 657-3100 8383 Wilshire Blvd., Suite 510 Beverly Hills, CA 90211		TELEPHONE NO.: FOR COURT USE ONLY
ATTORNEY FOR (Name): Defendants AUTHOR SERVICES INC AND BRIDGE PUBLICATIONS, INC.		
NAME OF COURT: Los Angeles Superior Court STREET ADDRESS: 111 North Hill Street MAILING ADDRESS: Los Angeles, CA CITY AND ZIP CODE: Central District BRANCH NAME:		CASE NUMBER C 694 401
PLAINTIFF/PETITIONER: BENT CORYDON		
DEFENDANT/RESPONDENT: CHURCH OF SCIENTOLOGY INTERNATIONAL, etc. et al.		
CIVIL SUBPENA <input checked="" type="checkbox"/> Duces Tecum		

THE PEOPLE OF THE STATE OF CALIFORNIA, TO (name):

GERALD ARMSTRONG

1. YOU ARE ORDERED TO APPEAR AS A WITNESS in this action as follows unless you make a special agreement with the person named in item 3:

a. Date: April 24, 1990 Time: 10:00 AM Dept./Div.: Room.:
 b. Address: 6380 Wilshire Blvd., Suite 1600, Los Angeles, CA

2. AND YOU ARE

- a. ☒ ordered to appear in person.
 b. ☐ not required to appear in person if you produce a true, legible, and durable copy of the records described in the accompanying affidavit as follows: (1) place the copy of the records in an envelope (or other wrapper) and seal it; (2) attach a copy of this subpoena to the envelope or write on the envelope the case name and number, name of the witness and date and time from item 1 above; (3) place this first envelope in an outer envelope or wrapper, seal it, and mail it to the clerk of the court at the address in item 1.
 c. ☐ ordered to appear in person and to produce the records described in the accompanying affidavit. The personal attendance of the custodian of records or other qualified witness and the production of the original records is required by this subpoena. The procedure authorized pursuant to subdivision (b) of section 1560, and sections 1561 and 1562, of the Evidence Code will not be deemed sufficient compliance with this subpoena.

3. IF YOU HAVE ANY QUESTIONS ABOUT WITNESS FEES OR THE TIME OR DATE FOR YOU TO APPEAR, OR IF YOU WANT TO BE CERTAIN THAT YOUR PRESENCE IS REQUIRED, CONTACT THE ATTORNEY REQUESTING THIS SUBPENA, NAMED ABOVE, OR THE FOLLOWING PERSON, BEFORE THE DATE ON WHICH YOU ARE TO APPEAR:

a. Name: Lawrence E. Heller, Esq. b. Telephone number: (213) 657-3100

4. Witness Fees: You are entitled to witness fees and mileage actually traveled both ways, as provided by law, if you request them at the time of service. You may request them before your scheduled appearance from the person named in item 3.

5. You are ordered to appear in this civil matter in your capacity as a peace officer or other person described in Government Code section 68097.1.

Date: Clerk, by _____, Deputy

DISOBEDIENCE OF THIS SUBPENA MAY BE PUNISHED AS CONTEMPT BY THIS COURT. YOU WILL ALSO BE LIABLE FOR THE SUM OF FIVE HUNDRED DOLLARS AND ALL DAMAGES RESULTING FROM YOUR FAILURE TO OBEY.

For Court Use Only



Dated:

Frank S. Zolin
 (SIGNATURE OF PERSON ISSUING SUBPENA)

FRANK S. ZOLIN
 (Type or Print name)

County Clerk/Executive Officer of the Superior Court
 (TITLE)

(See reverse for proof of service)

PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	

PROOF OF SERVICE OF CIVIL SUBPENA

1. I served this ☐ Subpena ☐ Subpena Duces Tecum and supporting affidavit by personally delivering a copy to the person served as follows:

a. Person served (name):

b. Address where served:

c. Date of delivery:

d. Time of delivery:

e. Witness fees (check one):

(1) ☐ were offered or demanded
and paid. Amount: . . . \$

(2) ☐ were not demanded or paid.

f. Fee for service: \$

2. I received this subpoena for service on (date):

3. Person serving:

a. ☐ Not a registered California process server.

b. ☐ California sheriff, marshal, or constable.

c. ☐ Registered California process server.

d. ☐ Employee or independent contractor of a registered California process server.

e. ☐ Exempt from registration under Bus. & Prof. Code section 22350(b).

f. ☐ Registered professional photocopier.

g. ☐ Exempt from registration under Bus. & Prof. Code section 22451.

h. Name, address, and telephone number and, if applicable, county of registration and number:

EXHIBIT 2 PAGE 4

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

(For California sheriff, marshal, or constable use only)
I certify that the foregoing is true and correct.

Date:

(SIGNATURE)

(SIGNATURE)

11-7-80

DECLARATION OF GERALD ARMSTRONG

I, Gerald Armstrong, declare as follows:

1. I am making this declaration to correct the errors in the declaration of John Peterson dated October 13, 1986 regarding my "mission files" and to support a motion to compel their production.

2. Mr. Peterson stated in his declaration:

"During the trial of Christofferson v. Church of Scientology, Mission of Davis, et al., Multnomah County, Oregon Circuit Court No. A7704-05814, Cross-Defendant Church produced "Mission Files" pertaining to Gerald Armstrong. These "Mission Files", (sic) all of which were dated in the early 1970's, contained documents which did not refer to Armstrong at all, or which referred to Armstrong only in a minor way such as his name on a crew list, and other completely innocuous documents such as newspaper articles and maps. These files were completely irrelevant to, and not admitted into evidence in, the Christofferson trial and are equally irrelevant to the current action."

3. Mr. Peterson also stated to this Court at a hearing on September 26, 1986:

"Now, the three or four boxes that were in Oregon which Plaintiff claims they are -- or defendant that they

1 hadn't seen or what is known as Mission files. Gerry
2 Armstrong was on the ship "Apollo" as it cruised around
3 the Caribbean back in the early seventies. He had a
4 post on the ship, different posts. I think he was what
5 they call a port captain and when the ship would go on
6 a certain cruise to Curacao or Lisbon or wherever the
7 ship went, they kept a file on the trip and it just
8 happened to mention Gerry's name in some of these
9 files, and we were ordered in Oregon to turn over every
10 document that even mentioned Gerry Armstrong. So in
11 these documents it will be like a roster of the crew
12 and it will have port captain Gerry Armstrong."

13
14 4. Attached hereto as Exhibit A are portions of the
15 trial transcript from April 12, and 16, 1985 in the
16 Christofferson case which concern the referenced mission files.
17 There were six files, plaintiff's exhibits No. 257, 258, 259,
18 260, 261 and 264. At Pp. 4968-4974, I identify and describe
19 each of these mission files the organization had produced in
20 Christofferson. I was not just a name on a crew list in these
21 files. I did the missions, was briefed, drilled, sec-checked
22 and "fired" off the ship. I carried out the shore story as an
23 official representative of the Apollo's "Owner." I generated
24 daily reports, telexes, PR reports and evaluations. I returned
25 to the ship, debriefed and was again sec-checked. I was
26 assigned ethics conditions for each mission. In one case,
27 Hubbard assigned me a "condition of confusion," the lowest
28 "condition" he assigned anyone. Each of these mission files

1 concern me directly as I carried out as a Flag Missionaire each
2 of the mission targets, and I created the mission files. These
3 files were, contrary to what Mr. Peterson has stated, admitted
4 into evidence in Christofferson at P. 5254, as illustrative of
5 the type and quantity of documentation generated and preserved
6 by the organization for actions as simple as making arrangements
7 for the "Apollo's" arrival in a "new" port, to contrast them to
8 the organization's representations that it had no documentation
9 relating to the complex, costly and years-long "Armstrong
10 operation" which the organization "broke" with four plus hours
11 of illegally obtained videotapes of me earlier in that trial.
12 The Court noted at the September 26, 1986 hearing that the
13 disagreement between the organization and me regarding its
14 non-compliance with various discovery orders "may become an
15 issue in the trial" of this cross-complaint. I consider the
16 organization's attempts to thwart discovery a very significant
17 issue in this case, and on this issue alone the organization
18 must produce the mission files.

19
20 5. The organization has forged a "defense" to my
21 claims in the cross-complaint that I was a "low level file
22 clerk" who "dreams up" things and who "failed at every job (I)
23 had while in the Church." (See John Peterson declaration of
24 October 20, 1986, attached hereto as Exhibit B.) The "mission
25 files" from Christofferson will show that I did not fail at
26 every job in the organization and was not a low level clerk.
27 They will also show that even these records from missions in the
28 early 1970's to ports in Europe and the Caribbean have been

1 vetted with relevant documents removed in preparation for this
2 litigation.

3
4 6. Attached hereto as Exhibit C is a copy of a sample
5 "crew list," in this instance a list of personnel at the staging
6 area in Daytona Beach, Florida in November 1975. Such a list,
7 aside from the fact it might be in one of my mission files, has
8 no direct connection to the mission purpose or its many
9 targets. Mr. Peterson's testimony that my relationship to the
10 mission files was only my name on a crew list is completely
11 untrue. It is also worth noting that although Mr. Peterson
12 swears at Par. 10 of his declaration of October 20, 1986 that I
13 "was never in the Information Bureau of the Guardian's Office,"
14 I am listed at p. 3 of Exhibit C as Director of Branch I, or
15 Director of Intelligence, in the Guardian's Office.

16
17 7. Attached hereto as Exhibit D is a page from
18 cross-defendant's requests for admissions dated October 2,
19 1985. Request for admission No. 5 reads:

20 "Admit that you participated in a project or 'mission'
21 in October of 1974, in which one of the objects or
22 'targets' was to place disclaimer warnings in
23 Scientology books to the effect that Scientology is an
24 applied is an applied religious philosophy that does
25 not cure medical illnesses."

26 This refers to LRH FPO 157, a mission I was on from October 20
27 to 31, 1974. This mission file is not included in what was
28 produced in Christofferson, but is clearly relevant to the

1 cross-complaint if for no other reason than the organization's
2 making it so.

3
4 8. Another mission or project I did for which I
5 generated a mission file was in August 1974 when I was "fired"
6 on orders to Funchal, Madeira, to recover a stolen briefcase
7 containing sensitive organization documents, among other tasks.
8 This file contains evidence directly relevant to the "attack
9 line" the organization has used in its black PR campaign against
10 me; that is that I was an incompetent researcher, and low level
11 clerk who failed at every job. The file for this mission was
12 also not produced in Christofferson, but should be now.

13
14 9. The "three or four boxes in Oregon" Mr. Peterson
15 told the Court on September 26, 1986 were "mission files," are
16 not. These boxes contain other documents relating to me. These
17 should also now be produced. One set of documents from these
18 boxes which I do recall specifically is "dead agent" pack
19 entitled "Gerry Armstrong Incompetence as a Researcher." The
20 organization has generated a black PR campaign with that theme
21 to counter my documentation of Hubbard lies and the
22 organizational fraud.

23
24 I declare under penalty of perjury under the laws of
25 the State of California that the foregoing is true and correct.

26 ////

27 ////

28 ////

Executed this
Boston, Massachusetts.

7th

day of November, 1986 at



GERALD ARMSTRONG

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IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

JULIE CHRISTOFFERSON TITCHBOURNE,)

Plaintiff,)

vs.)

No. A7704-05184

CHURCH OF SCIENTOLOGY, MISSION)
OF DAVIS, a non-profit California)
corporation, doing business in)
Oregon; CHURCH OF SCIENTOLOGY)
OF CALIFORNIA, a California)
corporation, doing business in)
Oregon; and L. RON HUBBARD,)

Defendants.)

EXCERPT OF PROCEEDINGS

Volume X

Pages 4836 to 4975 and 5040 to 5108

Testimony of Gerald D. Armstrong

April 12 and 15, 1985

BILL ELLIS & ASSOCIATES
Court Reporters
1001 S.W. Fifth Ave.
Portland, Oregon

EXHIBIT 5 PAGE 7

A.

1 MR. WADE: I would like to start with 257.

2 MR. COOLEY: Have these been marked, Your Honor?

3 THE COURT: Yes, they have been marked 257,
4 258, 259, 260 and 261.

5 BY MR. WADE: (Continuing)

6 Q. Mr. Armstrong, could you explain what 259 through 261
7 are.

8 A. 257.

9 Q. Excuse me, 257.

10 A. 257 is the product of a mission which I was on as the
11 mission second, along with John Danilovich as the mission in
12 charge in 1974 when we went from Lisbon, Portugal, to -- first
13 of all Vigo in northern Spain, and then La Coruna, and it
14 contains the mission orders on which we were briefed and
15 fired. And it contains the various actions which we took in
16 securing a ships chandler, ships agent; contacting the port
17 authorities, customs and that sort of thing, in order to pave
18 the way, grease the lines for the arrival of the ship. It was
19 the first time the ship had gone to those ports.

20 We had been in the south of Spain in 1973 and we were
21 running out of ports, because it was quite a hot situation in
22 Portugal at that time, and there was a feeling amongst the
23 locals that we were somehow an intelligence operation. They
24 thought we were the CIA. We were something else.

25 So this contains all of the documents which we

1 acquired along the way. I believe that there is in here is a
2 contract which we signed with the shipping agent -- ships
3 agent, and all the documents which we obtained, and all the
4 correspondence which would be in the form of telexes between
5 our mission and back to the ship. We were in continual daily
6 telex communication to the ship. And also we wrote what are
7 called daily reports. Each day on a mission, you are required
8 to write a daily report of all the activities of that day.
9 Any problems run into and that sort of thing. That's what
10 this is.

11 Q. That's one mission and I think we have marked other
12 mission operations. FMO, what does FMO mean?

13 A. Flag Mission Order?

14 A. Yes.

15 Q. We have numbers on these and there are also codes.
16 Do you have any idea what the codes mean?

17 A. It probably comes from the mission title itself. And
18 it would be included in the telex communication. Code PLP.
19 So if there is any communications in here, then they will have
20 a PLP designation indicating they are from that mission. The
21 reason for that is the ship, wherever the telex machine that
22 the ship was using, they received a telex communications from
23 many countries, all throughout the day, so to keep telexes
24 straight, you put the particular code, the designation for
25 that mission, in the telex.

1 Q. Now, these were all missions that you were involved
2 with?

3 A. Yes. Mission La Provincia --

4 MR. COOLEY: What exhibit is that?

5 THE WITNESS: 259.

6 MR. COOLEY: Could we take them in order.

7 What was 258, Mr. Wade?

8 MR. WADE: 258, FMO 1362, Mission Spanish
9 Ports. We will get to that, soon.

10 BY MR. WADE: (Continuing)

11 Q. Why don't you identify 259 and we will go through
12 first and identify all of them.

13 A. Okay. 259, unless the other documents are here, it
14 appears to be a part of FMO 1396, and this mission had to do
15 the dead agenting of a newspaper in Los Palmos, in the
16 Canaries, and I was in charge of that mission and it had to do
17 with hiring an attorney. But it's only a partial file.

18 Q. What you are saying, not all the file has been
19 presented?

20 A. No. There should be a great deal more than this.
21 The various ports and so on.

22 MR. COOLEY: What's the title of the mission,
23 Your Honor? I didn't hear it.

24 THE WITNESS: Mission La Provincia.

25 BY MR. WADE: (Continuing)

1 Q. Mr. Armstrong, could you take a look at Exhibits 260
2 and 261 and just for the record, in a very summary fashion,
3 identify what they are.

4 A. Hold on a second. These two go together, this is
5 259. This one here is a separate mission, 1402. And this is
6 a separate one again.

7 Q. We should mark these differently, then?

8 A. Yes.

9 Q. I will mark these two separate numbers.

10 A. Number 260 is Flag Mission Order 1407, and I'm the
11 in-charge of this mission and my second was John Danilovich,
12 and this has to do with going to Bermuda and then on to the
13 Bahamas to secure more ports for the ship, which had then been
14 forced to leave the -- leave Europe. We had run into problems
15 on the mainland in northern Spain and then in the Canaries,
16 and then in Madeira, and there was virtually no ports
17 available to us. And the ship was forced to come across the
18 Atlantic to the Caribbean. And I flew ahead with John
19 Danilovich and set up these ports. That's what this mission
20 here is all about.

21 Q. Mr. Armstrong, will you now look at 261.

22 A. 261 is FMO 1427, and this is a mission that I did in
23 -- I think it was November, 1974, and my second was Jim Ward,
24 and this was a mission to Jamaica to, again, find a port into
25 which the ship could go.

1 (Plaintiff's Exhibit 261-B and 261-C
2 marked for identification.)

3 BY MR. WADE: (Continuing)

4 Q We have marked two additional packets. This is
5 261-B and this it 261-C. Would you explain what those are.

6 MR. WADE: Would you do me a favor. Refrain
7 from the Bs and Cs. We have enough problems with
8 the numbers, let alone Bs and Cs.

9 THE WITNESS: Hold on. I think you have 1407
10 in there somewhere else.

11 MR. WADE: Right. Right here.

12 MR. WADE: 261-B will be included in 260,
13 Your Honor.

14 THE COURT: We have a terrible record. Can
15 we forget 261-B in its entirety.

16 MR. WADE: We can forget 261-B.

17 THE COURT: And now it's 260?

18 MR. WADE: It's just part of 260, Your Honor.

19 THE COURT: All right. Now how about that
20 other letter?

21 MR. WADE: What we can do with 261-C, why
22 don't we renumber that the next number and that will
23 become 264, Your Honor.

24 (Plaintiff's Exhibit 264 was
25 marked for identification.)

1 MR. WADE: We offer Exhibits 257 --

2 BY MR. WADE: (Continuing)

3 Q. Before we do that, I would like you to identify
4 Exhibit 258, if you can, Mr. Armstrong.

5 A. 258 is FMO 1362, Mission Spanish Port Setup, and this
6 time it's to El Ferrol. And El Ferrol was a port north of
7 Vigo and La Caruna and we did a mission, John Danilovich and
8 I, to this port, again, to set up the port just after we
9 completed the Vigo and La Caruna mission. This was a failed
10 mission. They did not allow us to come into the port because
11 of our troop, our music troop. And somewhere in here would be
12 an issue from Hubbard, if it hasn't been taken out, which will
13 explain all that. It's not here.

14 Q. Thank you. Take a look at Exhibit 264 and identify
15 that, please.

16 A. 264 is FMO 1402 called Mission Car Services. The
17 in-charge was Burt Rousseau and I was the second. And this
18 had to do with -- I was taking care of the legal steps
19 necessary for the importation of Hubbard's cars into Portugal.
20 It was in September-October 1974. The cars -- I had had them
21 stored in Portugal for probably a year or more prior to that,
22 but he was not able to drive them because they were not
23 imported and so we were taking the necessary steps to legally
24 import them into the country. That was my part of the
25 mission. The other person, Burt Rousseau was, in fact, then

1 on a post called LRH Transport. He was in charge of transport
2 of Hubbard's cars. So he was taking care of the servicing of
3 these vehicles and I was taking care of the legal steps.

4 MR. WADE: Your Honor, we would offer
5 Exhibits 257 through 261 and Exhibit 264.

6 MR. COOLEY: Objection. Beyond the scope of
7 cross. Being offered on an undifferentiated mass
8 basis, the file's are full of individual pieces of
9 of paper, none of which have been examined by the
10 court or by counsel. They would have to be marked
11 individually if they were relevant and otherwise
12 admissible. There must be a thousand pieces of
13 paper up there. And I object on the ground of
14 relevance, lack of foundation and beyond the scope
15 of direct -- cross-examination. And being offered
16 in an improper manner in that it's a big file folder
17 without the individual documents being dealt with.

18 MR. WADE: Your Honor, with respect to the
19 timing, they were not produced until yesterday.

20 THE COURT: I understand that.

21 MR. WADE: It was impossible for us to
22 produce them before. We are offering them for a
23 variety of reasons.

24 THE COURT: Why don't you tell me what it is
25 out of the presence of the jury.

IN THE CIRCUIT COURT OF THE STATE OF OREGON
FOR THE COUNTY OF MULTNOMAH

JULIE CHRISTOFFERSON TITCHBOURNE,)

Plaintiff,)

vs.)

No. A7704-05184

CHURCH OF SCIENTOLOGY, MISSION)
OF DAVIS, a non-profit California)
corporation, doing business in)
Oregon; CHURCH OF SCIENTOLOGY)
OF CALIFORNIA, a California)
corporation, doing business in)
Oregon; and L. RON HUBBARD,)

Defendants.)

EXCERPT OF PROCEEDINGS

Volume XI

Pages 5109 to 5204 and 5250 to 5306
Testimony of Gerald D. Armstrong

April 16, 1985

BILL ELLIS & ASSOCIATES
Court Reporters
1001 S.W. Fifth Ave.
Portland, Oregon

EXHIBIT 5 PAGE 15

1 imagine there's any rush on that, so we have to hold
2 up the jury.

3 THE COURT: Okay. Let's set aside some point
4 of time so we can do that. Perhaps one morning
5 earlier we can give ourselves an hour and do that
6 before we start the jury.

7 What is my schedule tomorrow?

8 THE CLERK: I don't have the docket.

9 THE COURT: My idea at the moment is to pick
10 a morning. Meanwhile, 257 through 261 and No. 264
11 are received for illustrative purposes only.

12 MR. COOLEY: Not to go to the jury.

13 THE COURT: Not to go to the jury.

14 Mr. Armstrong.

15 (The witness resumed the witness
16 stand.)

17 THE COURT: I do have something tomorrow.
18 Okay. Get the jury.

19 (Following proceedings held in the
20 presence of the jury.)

21 MR. WADE: Would you please hand Mr.
22 Armstrong the exhibits we discussed during the
23 break.

24 (The court clerk handed exhibits to
25 the witness.)

1 JOHN G. PETERSON
2 PETERSON AND BRYNAN
3 8530 Wilshire Boulevard, Suite 407
4 Beverly Hills, California 90211
5 (213) 659-9965

6 Attorneys for Plaintiff and Cross-Defendant
7 CHURCH OF SCIENTOLOGY OF CALIFORNIA

8 SUPERIOR COURT OF THE STATE OF CALIFORNIA

9 FOR THE COUNTY OF LOS ANGELES

10 CHURCH OF SCIENTOLOGY OF)	No. C 420 153
11 CALIFORNIA,)	
12 Plaintiff,)	DECLARATION OF JOHN G.
13 v.)	PETERSON IN RESPONSE TO CROSS-
14 GERALD ARMSTRONG, et al.,)	COMPLAINANT'S OPPOSITION TO
15 Defendants.)	MOTION FOR ISSUANCE OF
16)	COMMISSIONS TO TAKE DEPOSITION
17)	OUTSIDE CALIFORNIA AND MOTION
18)	FOR ISSUANCE OF LETTERS
19)	ROGATORY AND IN RESPONSE TO
20)	DECLARATION OF GERALD
21)	ARMSTRONG
22)	
23)	
24)	
25)	
26)	
27)	
28)	

I, JOHN G. PETERSON, declare as follows:

1. I am an attorney at law licensed to practice before all the Courts of the State of California and counsel of record for Cross-Defendant Church of Scientology of California. The statements made herein are given of my own personal knowledge and, if called as a witness, I can and will testify competently thereto.

2. Armstrong's Opposition to Motion for Issuance of Commissions to Take Depositions Outside California requests that no commission be issued for the deposition of Sara Knowles in Boston, and that the commissions for Ron Wade and Garry McMurphy be amended. Armstrong also opposes the issuance of commissions to take the depositions of Robert Armstrong,

B.

1 Cross-Defendant doing discovery. Armstrong filed an \$80
2 million case and put in issue his mental and physical states.
3 Cross-Defendant has the right to protect itself from this
4 attack on its Church coffers by legitimate discovery from
5 those people who supposedly know and knew Armstrong best --
6 his family. He calls these depositions harassment; I call
7 his meritless case harassment and discovery will show that
8 the only periods of his life that he lived without drugs,
9 crime or deviant, aberrated behavior was while he was in
10 Scientology.

11 4. The stated bases for opposing the deposition of Sara
12 Knowles are that Ms. Knowles is not capable of providing
13 meaningful testimony and that Armstrong knows her only through
14 "his capacity of [sic] an employee of Flynn, Joyce &
15 Sheridan." Although Armstrong here claims employment by Flynn,
16 Flynn's secretary, Lorna Turcotte Doherty, testified earlier
17 this month in deposition that Armstrong was not employed by
18 Flynn but was rather an individual sub-contractor.
19 Armstrong's Opposition admits that Ms. Knowles knows him, and
20 that she knows him in the type of personal and social context
21 which his taking care of her home and personal matters would
22 necessarily entail. Her testimony as to his present
23 abilities and duties is obviously relevant to Armstrong's
24 damages claims. Moreover, in 1980 or 1981, Ms. Knowles
25 telephoned Michael Flynn's office, and left a message "Re: P.
26 Cooper and Scient[ology]. Talked to Jeff White [her financial
27 advisor]. Is interested but wants to review extent of
28 involvement." Flynn manages Ms. Knowles financial matters

1 and, in light of Ms. Knowles' earlier interest in
2 Scientology-related litigation, it is likely that Armstrong
3 has discussed aspects of the current action with her. Any
4 such statements made by Armstrong to Ms. Knowles would be
5 highly relevant. Her deposition should not be denied.

6 5. The Church has no objection to taking Ron Wade's
7 deposition on Saturday, October 25, 1986 rather than on
8 October 23, 1986, as is currently requested in the Motion
9 before this Court. However, the Church is not willing to begin
10 the deposition of Garry McMurry at 2:00 p.m. and conclude it
11 on the same business day, rather than at 10:00 a.m., on
12 October 24, 1986. Armstrong was in Portland, Oregon for
13 approximately four months in the Spring of 1985. He worked
14 closely, on a daily basis with both Wade and McMurry. Arm-
15 strong additionally lived on McMurry's property during his
16 stay in Portland. McMurry's knowledge of Armstrong's
17 emotional and mental state, duties, work performance, train-
18 ing, and capabilities during that time period is highly rele-
19 vant to Armstrong's damages claims against the Church. His
20 testimony cannot be limited in advance to three hours or less.

21 6. Armstrong's Opposition to Motion for Issuance of
22 Letters Rogatory and Commissions to Take Depositions in the
23 Province of British Columbia, Canada requests that this Court
24 not issue letters rogatory and commissions for the depositions
25 of Robert Armstrong, Rodney Antrobus and Leonard Howe.

26 7. The stated basis for Armstrong's request with respect
27 to Robert Armstrong, his father, is that Mr. Armstrong is
28 elderly and in poor health. My client is willing to

1 accommodate Mr. Armstrong's needs, even to the extent of
2 taking Mr. Armstrong's testimony in his own home or where most
3 convenient to him, and to allowing breaks as necessary.
4 Armstrong's own prior testimony indicates that he experienced
5 upsets with his father, with the two of them literally
6 engaging in physical battles and resulting in his father and
7 mother sending Armstrong to a psychiatrist for treatment. Mr.
8 Armstrong's testimony concerning his son's attitudes, behavior,
9 emotional states, and statements or admissions both prior to
10 and during Scientology are vital to Armstrong's damages
11 claims. Dr. Newcombe's letter simply says that Mr. Armstrong
12 is an elderly man who is debilitated and has some physical
13 ailments and feels it is "unlikely" he could give a meaningful
14 deposition. Ill and injured people give depositions all the
15 time and unless he is mentally incapable, we are entitled to
16 his deposition within his physical limitations. No one else
17 has the knowledge available to Mr. Armstrong as Cross-
18 Complainant's father, and it would be highly prejudicial to
19 deny the Church the right to defend itself by obtaining this
20 evidence.

21 8. Armstrong's Opposition also claims that the
22 depositions of Leonard Howe and Rodney Antrobus are "part of a
23 'fishing expedition'", and seeks denial of those depositions
24 as irrelevant. Howe and Antrobus were both Armstrong's
25 friends in the mid- to late-1960's, the period just prior to
26 Armstrong's entry into Scientology. Their involvement with
27 Armstrong during these years, when he engaged in acts such as
28 auto theft, breaking and entering, illegal drug use, and

1 public intoxication, is vital not only to Armstrong's damages
2 claims but also to his credibility as a witness in the present,
3 particularly where Armstrong has denied some of these actions
4 under oath in Church-related litigation. Armstrong complains
5 that their knowledge and information is over 20 years old.
6 This Court had no difficulty in making value judgments and
7 allowing Armstrong to testify concerning Mr. Hubbard based on
8 Armstrong's interpretations of events which occurred as much
9 as sixty years ago. Justice demands that the jury in this
10 case be allowed to form its judgment based on evidence given
11 by witnesses with personal knowledge such as Howe and
12 Antrobus. Beverly Hills Natl. Bank v. Superior Court (1961)
13 195 Cal.App.2d 861, 865, held that: "A denial of the taking
14 of a deposition at all is, of course, the ultimate in
15 protective orders. In view of the unlimited right of
16 discovery . . . situations will seldom arise where an order
17 that the deposition shall not be taken will be appropriate.
18 Such an order may not be made except for 'good cause' and a
19 strong showing is required before a party will be denied
20 entirely the right to take a deposition."

21 9. Gerald Armstrong has filed an eleven page, rambling
22 "declaration" supposedly to point out that his "B-1" file that
23 was produced was incomplete. He addresses this point only
24 sporadically. In the rest of the "declaration" he appears to
25 be trying to bolster his meritless cross-complaint and impress
26 this Court with his complete psychotic breakdown and wild
27 unsupported paranoia. EXHIBIT 5 PAGE 22

28 10. Gerald Armstrong was never in the Information Bureau

1 of the Guardian's Office. He does not know what was contained
2 in "B-1" files and he does not know what was, is or should be
3 in his "B-1" file. He is claiming that the Church, its
4 attorneys and private investigators are doing things to him,
5 that documents must exist to support these wild claims and
6 therefore, that these purported documents are in his "B-1"
7 file.

8 11. The declarant should state facts upon which he bases
9 his claim that these purported documents are or should be in
10 his "B-1" file. He states no facts but only his speculations.
11 It is clear that neither Gerald Armstrong nor this Court can
12 order Cross-Defendant to produce documents that do not exist
13 and documents that are not in the "B-1" file.

14 12. Gerald Armstrong's "Declaration" is a transparent
15 attempt to poison an already biased court with his irrelevant
16 accusations and claims regarding Cross-Defendant. In this
17 declaration about his "B-1" file, Armstrong rants and rambles
18 on about the Christofferson case, Church of Scientology of
19 California's financial condition from the Wollersheim case,
20 the Paulette Cooper case, Op Freakout, Juggernaut, "a paid-off
21 dirty cop", "a bevy of PIs", graphologists and ASI, RTC, OSA
22 (US and Int), CMO and WDC. After twaddling on with all of
23 this irrelevant unsupported jibberish for page after page,
24 trying to demonstrate to this Court that he is totally mad;
25 he takes that final step into the "Twilight Zone" when he
26 claims: "it [the Church] raised me in importance to its
27 number one or two enemy." This illusion of grandeur is as
28 ridiculous as his claims.

1 13. Gerry Armstrong was a low level file clerk assigned
2 to file, and to put documents together for transmission to Omar
3 Garrison. Being unable to handle that simple job, he crawled
4 away in 1981. He did not gain importance, but notoriety
5 because he stole documents that had been entrusted to his
6 care. No one cared that he left the Church or cared if they
7 ever heard from or saw him since he had failed at every job he
8 had while in the Church. The attention he was given after he
9 left was only because he had in his possession the documents
10 he stole. The Church never directed any activities or actions
11 toward Armstrong but only towards locating its documents.
12 Once the documents were located and returned to the court the
13 private investigators stopped their legal peaceful
14 surveillance; however, it appears Armstrong's paranoia has
15 never stopped. Armstrong dreams up all of these "operations"
16 and international intrigue because he feels secure that this
17 Court's prejudice against Scientology will allow him to make
18 any outrageous unsupported claim and it will be believed.
19 After all, it worked once. This Court found that it was okay
20 to steal private confidential documents and use them in an \$80
21 million cross-complaint if Armstrong "thought" that Cross-
22 Defendant might sue or attack him.

23 14. Armstrong and his counsel for over a year have told
24 this Court that they needed his preclear folders and his "B-1"
25 file to show that the Church took confidential embarrassing
26 material from the preclear folders and used it against him.
27 After all, this was supposed to be an issue in this case. Yet
28 in Armstrong's "Declaration" he does not mention anything

1 about preclear folder "culling" or how the information may
2 have been divulged. Now is the time for this Court to
3 realize that the Church never divulged confidential
4 preclear folder data about Armstrong outside the
5 ecclesiastical structure-and it was never used against him.
6 Instead the Church has pursued every legal avenue to protect
7 the confidentiality of the preclear folder data. Armstrong
8 is not interested in pursuing the claims pled in this case,
9 but in using the Court to help in his psychotic vendetta to
10 destroy the Church and boost his ego as Church public "enemy
11 number one" (or two).

12 15. It is time that this Court recognizes what Armstrong
13 is trying to do. If this Court is to maintain any semblance of
14 integrity and justice this foolishness must stop. To allow it
15 to continue only shows improper judicial involvement. This
16 "declaration" was supposed to be a statement telling factually
17 why Armstrong had knowledge that his "B-1" file may have been
18 incomplete. Nowhere does Armstrong discuss facts or the
19 factual basis for his knowledge, but spews poison like a crazed
20 viper. His attorney should not have allowed this thing called
21 a "declaration" to be filed with the Court and should be
22 sanctioned under C.C.P. § 128.5.

23 16. This matter is simple. Cross-Defendant has complied
24 with C.C.P. § 2031 by producing all Guardian's Office files
25 pertaining to Gerald Armstrong. The extent of the search and

26 / / /

27 / / /

28 / / /

VERIFICATION

STATE OF CALIFORNIA, COUNTY OF

I have read the foregoing

and know its contents.

☒ CHECK APPLICABLE PARAGRAPH

☐ I am a party to this action. The matters stated in it are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.

☐ I am ☐ an Officer ☐ a partner ☐ a _____ of _____

a party to this action, and am authorized to make this verification for and on its behalf, and I make this verification for that reason. I have read the foregoing document and know its contents. The matters stated in it are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters I believe them to be true.

☐ I am one of the attorneys for _____
a party to this action. Such party is absent from the county of aforesaid where such attorneys have their offices, and I make this verification for and on behalf of that party for that reason. I have read the foregoing document and know its contents. I am informed and believe and on that ground allege that the matters stated in it are true.

Executed on _____, 19____, at _____ California.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Signature

ACKNOWLEDGMENT OF RECEIPT OF DOCUMENT (other than summons and complaint)

Received copy of document described as _____

on _____, 19____.

Signature

PROOF OF SERVICE

STATE OF CALIFORNIA, COUNTY OF

I am employed in the county of Los Angeles State of California.

I am over the age of 18 and not a party to the within action; my business address is: 8530 Wilshire Blvd. Suite 407
BEVERLY HILLS, CA. 90211

On OCTOBER 20 1986 I served the foregoing document described as _____

DECLARATION OF JOHN G. PETERSON

on ALL PARTIES

in this action by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid in the United States mail at _____

addressed as follows:

SEE ATTACHED LIST

EXHIBIT 5 PAGE 26

☐ (BY MAIL) I caused such envelope with postage thereon fully prepaid to be placed in the United States mail.
Executed on _____, 19____, at _____ California.

☒ (BY PERSONAL SERVICE) I caused such envelope to be delivered by hand to the offices of the addressee.
Executed on OCTOBER 20 1986 at LOS ANGELES California.

☒ (State) I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

☐ (Federal) I declare that I am employed in the office of a member of the bar of this court at a bona fide position.

SEA ORGANIZATION

BASE PERSONNEL ORDER 12-2

11 November 1975

BASE PERSONNEL LIST

NAME	POST	ROOM NUMBER	CASE & TRNG LEVELS
Cmdr Tony Dunleavy [†]	Commanding Officer	205 Neptune	OTVII OEC CL VI
Cmdr Hana Eltringham ^{NR}	Supercargo	513 Neptune	OTVII OEC CL VII
Ens Gwen North [†]	Chief Officer	614 Neptune	OTIII SSII CL VIII
CPO Bonnie Meadows [†]	FCCI Prod Off	318 Neptune	OTIIIX FEBC HDG
CPO Mike Rubio ^{ONMEN}	FCCI Org Off	608 Neptune	OT IV OEC FEBC
ANN HALLBLOOM ^{NR}	PBO.		
OFFICE OF LRH			

Lt Cmdr Ken Urquhart [†]	LRH Pers Comm	205 Neptune	IIIX, VII SSII O-The
Ens Joyce Popham ^{NR}	LRH Pers Comm Sec	412 Sea Dip	VA SSII HAS
*W/O Rick Merwin ^{NR}	CS-7/LRH Comm Base	306 Neptune	IIIX SROEC CLIV XDN
Mem Ron Strauss ^{NR}	Ests Pgms Off USB Est	130 Neptune	OTVII DSEC HDC HDG
Mem Alethia Taylor ^{NR}	LRH Pers Sec	308 Neptune	OT II SS II
Cliff Von Shura ^{NR}	LRH Pers Sec Comm	232 Neptune	OT IV SSII CL VI XDN
Pt Brice ^{NR}	LRH Comps I/C	214 Neptune	OTIII SSII CL VII
Enie Ryan ^{NR}	LRH Comps Asst	220 Sea Dip	GR VI SSII DN AUD
A dre Chavel ^{NR}	LRH Artist	406 Sea Dip	GRIV DRDX SSII CLIV
W O Arthur Hubbard ^{NR}	Asst LRH Artist	108 Neptune	VA SSII
W O Bill Broderick ^{NR}	T/LRH AV	520 Sea Dip	IIIX SSII PRD HDC
Cathy Cariotaki ^{NR}	D/CO HU	(ON M I S S I O N)	
Vicki Berman ^{NR}	MSH Steward	105 Neptune	VA OEC
Tracy Holmes ^{NR}	Asst MSH Steward	105 Neptune	GR IX SSII HSDC
Maude Dorr ^{NR}	PMO 1234	429 Sea Dip	OTIII SSII CLVI
WALLY BURGESS	LRH INTERNAL PR	417 NEPT	OTIII, SSII, CLIII
DEPT 21 - ESTATES BRANCH			

W/O Loy Young	CO Ests/CO LRH PSO	121 Neptune	OTVII SROEC CLX XDN
Lt Cmdr Bob Young	Estates Prod Off	121 Neptune	OTIII OEC CL 0
Frank McCall	Estates Org Off	607 Neptune	OTVII OEC HSDC CLVI

Estates Planning Preps & Inspections Section

W/O Richard Allcock	PPI Chief	(ON M I S S I O N)
Mem Mats Markowitz	T/PPI Chief	114 Neptune VA SSII HQS

Domestic Services Section

W/O John Allcock	Dom Services Ch	524 Sea Dip	OTVI SSII
Pam Charlton	Ch Housekeeper	522 Sea Dip	GR IV SSII
	(on loan from Off of LRH)		
CPO Tom Lynch	Housecleaning I/C	608 Neptune	OT II
PO Max Goodman	Heads Cleaner I/C	126 Neptune	OTIII SSII HDC CL I
PO Henry Lubbe	Laundry I/C	502 Neptune	OTV SSII CL IV
PO Jeanette Allcock	Room Cleaner I/C	524 Sea Dip	VA SSII

C.

<u>NAME</u>	<u>POST</u>	<u>ROOM NUMBER</u>	<u>CASE & TRNG LEVELS</u>
Jim Pettigrew	Room Cleaner	220 Sea Dip	GR O SS II
Jerry Pica	Room Cleaner	409 Sea Dip	GR IV SS I

Food Services Section

Mick Davies	Chief Steward	228 Neptune	GR III SS II
Gene Juss	Chief Cook	228 Neptune	GR IV SS I
Jim Wavell	1st Cook	228 Neptune	GR O CL I
Ines Park	2nd Cook	424 Sea Dip	Dn SSII HSDC
	(On Loan from Office of LRH)		
Chris Heppen	Food Prep	316 Sea Dip	GR IV SSI HSDC
Sven Petersen	Menu Planner	234 Neptune	OTII SSII CLIII
Patrice Andreu	FCCY Steward	114 Neptune	S/W SS II
Tom Ritter	Steward	532 Sea Dip	CCHS SSII HAS
Paco Suarez	FCCI Steward	231 Neptune	GR O SS II MCSC
Abdel Rebbaj	Steward	326 Sea Dip	DRD
AB Bob Prior	Steward	234 Neptune	VA SSII CLIII
Konni Frazier	Hygiene I/C	316 Sea Dip	GR IV SS II
Ralph Hilton	Steward	234 Neptune	OT III SS I
Pat Broeker	Dishwasher	508 Neptune	OTVII SSII HDG
Kevin Campbell	Dishwasher	532 Sea Dip	Obj SSII HAS

Buildings & Grounds Service Section

Lt Karl Rosenkrans	Bldgs & Grnds Ser Ch	430 Sea Dip	OTVI SS II CL IV
Sheldon Mowell	Bldgs & Grnds Mntc	128 Neptune	GR IX SSII MCSC
Colin Roseman	HCR OFI	128 Neptune	OTIX SSII HDG
David Gilliam	Chief Electrician	128 Neptune	VA SSII I HDG

Motor Pool Section

Msm Warwick Allcock	Motor Pool I/C	231 Neptune	OTIIIX SSII HDG
Wayne Marple	Ext Comm Driver	(O N	M I S S I O N)
W/O Bert Rossouw	Driver	203 Sea Dip	OTIIIX SSII HSDC
Tom DuFour	Mechanic/Driver	231 Neptune	GR IVX SSII HQS

COMMODORE'S MESSENGERS

Ens Terri Armstrong	CO CMO	102 Neptune	VA SSII PRD
David Rossouw	Sect 2 I/C	232 Neptune	VA SSII
Rachel Hall	Coll Off	103 Sea Dip	Dn CC SSII Vol O
W/O Diana Reisdorf	S/C CMO	608 Neptune	Gr IVX SSII
W/O Clarisse Barnett	Treas Sec	127 Neptune	Gr IV SSII
Karen Filipi	Qual Sec	103 Sea Dip	GR3 EXP ARCSW SSII M:
Trudy Broeker	HAS CMO	508 Neptune	VA SSII
Ens Janis Gillham	Dir IER/HAA	236 Neptune	VA DRDX SSII PRD
Ens Claire Nauerer	Sect 3 I/C	236 Neptune	OTVII SSIII CLIII
W/O Jill Goodman	Tech Sec	127 Neptune	OTVII SSII CLIV I
Ens Anne Rush	Chief Officer SMO	129 Neptune	VA SSII PRD
Jo Albert	Div 4 Exp	435 Sea Dip	OTV SSII PRD CLIV HDI

<u>NAME</u>	<u>POST</u>	<u>ROOM NUMBER</u>	<u>CASE & TRNG LEVEL</u>
<u>Cadets</u>			
Lisa Caetano	Dir Pers	229 Neptune	SSII Inv Tech
Julie Caetano	CO Comm	229 Neptune	Obj SSII
Lois Jory	Div 2 Sec	127 Neptune	GRIIIX SSII PRD InvT
Valerie Schomer	Dir Comm	435 Sea Dip	GR IV SSI
Tanja Burden	Dist Sec	127 Neptune	DRD SSII HAS
Marc Yager	OIC I/C	232 Neptune	GRIV SSII
Michelle Barnett	LRH Comm	236 Neptune	DRD ARCSW SSII
Barbara Dutton	D/Treas Sec	229 Neptune	DRD SSII InvTech PRI

PSO

AB Karen Rossouw	Uniform Maint.	314 Neptune	GRIV SSII
Rick Siegal	Aud PSO	311 Sea Dip	VA XDN CLIV SSII
Ron Mitcheson	Costumes Asst	231 Neptune	OTVII SSII CLIV
Alan Vos	Costumes I/C/D CO PSO	231 Neptune	GRIVX SSIII HQS
Gordon Saxton	Set Contr.	407 Sea Dip	GRG XDN SSII HQS
Janet Thompson	Make up	429 Sea Dip	GRIV SSII CLIV
Pam Teggatz	Small Props	607 Neptune	VA SSII
Don Rowley	LRH Comm PSO	405 Sea Dip	OTVI SSIV CLVIII

GUARDIANS OFFICE

Lt Nikki Herwin	CS-3 Comm	306 Neptune	OTVI SSII HDG
Rosemary Broderick	CS-G Transcriber	520 Sea Dip	GR O SSII DSEC HDG
Mam Lola Rossouw	AG/AGF	203 Sea Dip	OT3 SSII MI HSDC CLV
Virginia Cartmell	AG I	404 Sea Dip	GR IX SSII
Phillip Park	Legal	424 Sea Dip	DRD SSII Level 0
Lt Vicki Livingston	LRH Accts	206 Sea Dip	OT3 OEC HDC CL I
W/O Gerry Armstrong	Dir Br I	102 Neptune	GR IV
Anne Burgess	AG Legal	214 Neptune	OTIIX CL 0
Janice Mead	On Men assisting AG Legal	603 Neptune	OTIII SSII

HCO DIVISION ONE

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Terry Slade	Dir I and R	126 Nept	Gr IV, SS II
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Lynn Visk	Recruit Msnre	226 SD	OT VII, SS II, HMA

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PO Gabi Lim	Letter Reg	329 SD	LR, SS II
CPO BrainCharlton	ASR	522 SD	IIIX, OEC, HDA
Bob Howson	CF I/C	324 SD	GR IV, SS I
Jorge Pedrosa	CF ASSNT	229 SD	SS II, HSDC
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Arlene Richards	Cashier (on man)	428 SD	
David Portice	Coll Off	224 SD	Exp SW, OEC
N/O Peter Gillham	Dir Disbursements	206 Nept	OTIIIX, SS III, PRD, MCSC, HDA
Margo Clark	Statements/Billings Off	228 SD	VA, SSII
Gary Pollack	Accts Letter Reg	224 SD	SW, SS II
George Beasley	Purchaser	328 SD	GR IV, SS II, HDG, CL IV PROV.
Steve Cartmell	Dir RAM/ ^{Payroll} Purchaser	434 SD	Gr I, HSDC
Moner Slomer	Treas Pjt	406 SD	OT I, OEC EL III
Andy Yarkow	Food Purchaser	126 Nept	— — —

DIVISION FOUR:

PO John Ausley	Tech Sec	106 Nept	OT VII, SSII, CL I
Asst Annabelle Ryan	Tech O/O	614 Nept	GR IV, SS III, HDG
Asst San y Ferriera	DTS	403 SD	VA, SS II
Poster Tompkins	Call In Officer	On Man	
STBD ^{MSU} Larry Complanan	Tech Page	232 Nept	Gr IV, SS II, HSDC
STBD PO Maxine Cochran	D of T	230 Nept	GRVI, SS II, HSDC,
PORT Craig Ferriera	Admin Courses Super	403 SD	GR IVX, SS II, TR CRSE SUPER CRS
AL LAMBERTI	TECH CRSES SUPER		
STBD Chuck Murray	Tech Courses Super	208 SD	GR V, OEC, HDC
Charlie Rush	Admin Course Super	129 Nept	GR IVX, SS II HDA
STBD Vinay Agawalla	ADMIN Word Clearer HCI	229 SD	MI OBJ, SS II, W/C
PORT Ens Des Popham	TECH Word Clearer HCI	412 SD	OEC, CL O
Russ Barragan	Course Admin	405 SD	DN, SS II
PORT John Hansen	D of P	417 Nept	OT VI, SS II, XDN AUD
STBDElena Rosenkranz	HGC Admin	400 SD	SS II, HAS
PORT Eric Johnson	Folder Admin	311 SD	MI, SSII, CL IV
PORT Rick Cohen	CADRE TUTOR/HGC Auditor	302 NEPT	CHAK SSII CIV DN

STBD Msm Grace Campleman FESer
 Glen Samuels ~~T/FESer~~
 MAUDE DORR FESer (when mission
 STBD Bridget Marple T/FESer complete)
 PORT Meredith Thomas FESer

AUDITORS:

SECTION A:

PORT Msm Karen De La
 Carriere
 PORT Lt Quentin Hubbard
 STBD W/O Alex Gerber
 STBD Msm Linda Shafran
 PORT Msm Lisa Garber
 PORT John Eastment

SECTION B:

STBD PO Penny Murrery
 STBD Jed Goldberg
 STBD PO Maira Jose Sprangers
 PORT PO Sylvia Race

SECTION C:

STBD Lynne Fontaine
 STBD Glenn Samuels
 AL Lamberti TECH CRSES SUPER
 PORT PO Janice Saxon

SECTION D:

STBD Richard Kennedy
 PORT Msm Mark Shekter
 PORT Andrea Lewis
 STBD PO Jan Morris
 PORT Jeff Johnson
 STBD Denise McGahee

STBD Amos Jessup — TTC

CASE SUPERVISORS:

STBD Lt. David Mayo Smr C/S
 PORT WD Robin Lindzell Solo/Grades CS
 STBD Russ Meadows XDN/DN CS

411 SD OT VII, SS III, CL
 207 SD OT VII, CL IV, SS I
 209 SD OT IIIX, SS II, CL IX
 209 Nept OT IIIX, SS II,
 CL VIII DN C/S

308 Nept OT 7, SS II CL XII
 108 Nept OT 7, OEC, CL XII
 108 Nept OT 7, OEC, CL XII
 208 Nept OT 3, SS II, CL VI,
 XDN
 308 Nept OT 7, OEC, CL 8, XDN
 222 SD OT 3X, OEC, DSEC,
 CL XII

208 SD OT 3, SS II, CL IV,
 XDN
 112 SD SS II, CL IV, HGDS
 308 Nept OT 3X, HDC
 114 Nept OT 4, SSII, CL IV
 HCSC

209 SD GR VA, SS II CL IV,
 XDN
 229 SD GR IVX, SS II CL VI
 407 SD OT III, OEC, CL IV P

603 Nept OT 7, SS II, CL IV
 506 Nept GR I, SSI, HDC
 504 SD OT 3X, SS II CL 8
 212 SD SS II, CL IV
 207 SD DRD, SS II CL IV
 104 Nept OT 3, SS II VOL 0
 CL IV, HDC
 417 Nept OT 3, SS IV, CL IV

606 Nept OT 7, OEC, CL XII
 602 Nept OT 3, SS II, CL XIIC
 CL 8 AUD
 313 Nept OT 3, SS VI, CL XII

PORT Msm Paulette Ausley CS IT
 STBD W/O Merrill Mayo CS IT
 STBD Ron Norton CS IT
 ENS.
 STBD ~~W/O~~ Ron Shafran CS IT
 STBD Msm Sheryl Licciardi CS IT

TTC:

Geri Lee
 Bill Lee
 Evan Hunt
 Jara Lull

Jim Orloff

S Cass Cron

Craig Harrison

P Lee Johnson

S Glenn Poche

S Steve Irwin

P Lieke Halders

P Peggy Eastment

Adv Crses Dir

DIVISION FIVE

W/O Judy Thiery

Emily Becker

Murray Chopping

PO Met Saunderson

Lt Cndr Brian
 Livingston

Lt Jeff Walker

Scott Stratman

Qual Sec

Dir Val/Examiner

Review Auditor

DPE/MO (on loan from
 Office of LRH)

Interne Super

Tech Cramming

Word Clearer

DIVISION SIX

CPO John Aozel

T'Shura Beasley

Dist Sec

Dir Clearing

106 Nept

606 Nept

207 Nept

208 Nept

417 SD

422 SD

422 SD

312 SD

517 SD

420 SD

219 SD

420 SD

126 SD

311 SD

517 SD

530 SD

222 SD

614 Nept

230 Nept

526 SD

514 SD

206 SD

417 Nept

312 SD

312 SD

328 SD

OT 7, SS II, CL XII

OT 3, OEC, CL XII

ARCSW, EXP., CL IV
 SS II

OT 7, OEC, CL XII

OT 2, SS II, CL IV
 HGDS, HPCS

LR, SSII HSDC

LR, SS II, HSDC

LR, SS II, HSDC

ARCSW, SS II, PRD
 CL IV PROV, HSDC

LR, SS II, CL IV,
 Prov, Dn. Int

GR IV, SS INT, DM
 CL 0

DRD, LR, SS II

HSDC, GR I, SS II,
 CL I

GR 0, SS II, CL IV
 PROV

LR, SS II HSDC

LR, DRD, SS II

OT 3, SS II, CL III
 HDG

OT 7, SS IV, CLVIII

OT 7, SS II, CL III

OT 7, SS III, CL VI
 CL VII

GR IV, SS II CL 0

OT V, OEC, CL XII

OT 3, CL XII, SS II

GR IV, SSII WCers C

R6EW, SS II, HDG

OT II, SS II CL II

Fred Harris
Mike McLahee
Jim Diana

Tours
Tours
Tours

104 Nept
592 SD

on tour
ARCSW, SS II
DRD, SS II, WCers C

PO Marion Mitcher

for
HAS BASE

for
SUPERCARGO BASE

Approved by
IRH CORN BASE

for the
BOARDS OF DIRECTORS

of the
CHURCHES OF SCIENTOLOGY

BDSC:RM:HE:SL:MW:yp:at

1 JOHN G. PETERSON
PETERSON AND BRYNAN
2 8530 Wilshire Boulevard, Suite 407
Beverly Hills, California 90211
3 (213) 659-9965

4 Attorneys for Plaintiff and Cross-Defendant
CHURCH OF SCIENTOLOGY OF CALIFORNIA

5
6
7
8 SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 FOR THE COUNTY OF LOS ANGELES

10 CHURCH OF SCIENTOLOGY OF)	Case No. C 420 153
CALIFORNIA, a California)	
11 Corporation,)	(Severed Action)
)	
12 Plaintiff,)	REQUESTS FOR ADMISSION
)	PROPOUNDED TO CROSS-
13 v.)	COMPLAINANT GERALD ARMSTRONG
)	BY CROSS-DEFENDANT CHURCH OF
14 GERALD ARMSTRONG, et al.,)	SCIENTOLOGY OF CALIFORNIA
)	
15 Defendants.)	
)	
16)	
17 AND RELATED CROSS-ACTION.)	
)	

18
19 TO CROSS-COMPLAINANT GERALD ARMSTRONG AND TO HIS ATTORNEY
20 OF RECORD:

21 PLEASE TAKE NOTICE that Cross-Defendant CHURCH OF
22 SCIENTOLOGY OF CALIFORNIA hereby requests that Cross-
23 Complainant GERALD ARMSTRONG admit, pursuant to Code of Civil
24 Procedure, Section 2033, the truth of each of the following
25 matters of fact within thirty (30) days after the date of
26 service of this request.

REQUEST FOR ADMISSIONS

REQUEST FOR ADMISSION NO. 1:

Admit that your June 8, 1982 letter to John Peterson (a copy of which is attached hereto as Exhibit "A") is not completely true and accurate.

REQUEST FOR ADMISSION NO. 2:

Admit that after you left the Church of Scientology on December 12, 1981, you attended one or more EST seminars.

REQUEST FOR ADMISSION NO. 3:

Admit that you dropped out of High School and also college before you ever joined the Church of Scientology or took any Scientology courses or read any Scientology literature.

REQUEST FOR ADMISSION NO. 4:

Admit that you had no personal or written contact with L. Ron Hubbard after March 1, 1980.

REQUEST FOR ADMISSION NO. 5

Admit that you participated in a project or "mission" in October of 1974, in which one of the objects or "targets" was to place disclaimer warnings in Scientology books to the effect that Scientology is an applied religious philosophy that does not cure medical illnesses.

REQUEST FOR ADMISSION NO. 6:

Admit that auditing within the context of Scientology is a spiritual process.

REQUEST FOR ADMISSION NO. 7:

Admit that in a deposition in the case of Van Schaick v. Church of Scientology of California, et al., No. 79-2491-G, on April 9, 1984, you stated under oath that the so called

⑦

12. To what degree has he exhibited the following qualities? (See instructions in latest Bureau of Naval Personnel circular letter on the subject of Steam reports.)

Intelligence (With reference to the quality of equipment, mental resources.)	Intelligence	Good	Very good	Excellent
Judgment (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Judgment	Good	Very good	Excellent
Initiative (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Initiative	Good	Very good	Excellent
Force (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Force	Good	Very good	Excellent
Steadiness (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Steadiness	Good	Very good	Excellent
Moral Character (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Moral Character	Good	Very good	Excellent
Cooperation (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Cooperation	Good	Very good	Excellent
Loyalty (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Loyalty	Good	Very good	Excellent
Perseverance (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Perseverance	Good	Very good	Excellent
Resilience in emergency (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Resilience in emergency	Good	Very good	Excellent
Endurance (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Endurance	Good	Very good	Excellent
Industry (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Industry	Good	Very good	Excellent
Military bearing and leadership (With reference to a decision-making reaction by which the officer can be judged of his ability to make sound decisions.)	Military bearing and leadership	Good	Very good	Excellent

13. In comparison with other officers of his rank and approximate length of service, how would you designate this officer? Outstanding _____ Above average _____ Average _____ Below average _____

REMARKS

14. Is this officer professionally qualified to perform ALL the duties of his grade? Yes _____ No X If deficient in any particular, comment is required. Give in this space a clear, concise estimate of this officer's personal and military character, his fitness for promotion, and duty performed worthy of special mention, and any information which might be of value to the Department in making assignments to duty. A check opposite "No," except for inexperienced Ensigns, or a statement that performance of duty is clearly unsatisfactory constitutes an unfavorable report. A statement of minor deficiencies either in character or performance of duties constitutes an unfavorable report. (THIS SPACE IS NOT TO BE LEFT BLANK.)

Consider this officer lacking in the essential qualities of judgment, leadership and cooperation. He acts without forethought as to probable results. He is believed to have been sincere in his efforts to make his ship efficient and ready. Not considered qualified for command or promotion at this time. Recommend duty on a large vessel where he can be properly supervised.

15. An unfavorable report must have statement of officer reported on attached; an unfavorable report requires that officer reported on has been informed of his deficiencies either verbally or in writing. Has he been informed? _____ What improvement, if any, has been noted? No opportunity for observation.

[Signature]
F. A. BAUSTE
(Signature)

United States Pacific Fleet
Flagship of Commander, Fleet Operational Training Command

COTCPac File:

F13

Serial 0487

15 July, 1943.

~~CONFIDENTIAL~~

From: Commander, Fleet Operational Training Command, Pacific.
To: Lieutenant Lafayette Ron Hubbard, D-V(S), U.S.N.R.
Via: Commandant, ELEVENTH Naval District.
Subject: Letter of Admonition.
Reference: (a) Record of Proceedings of a Board of Investigation convened on board the U.S.S. PC 815 on June 30, 1943, by order of Commander, Fleet Operational Training Command, Pacific.

1. The facts and testimony contained in reference (a) indicate that on June 28, 1943, while serving as Commanding Officer of the U.S.S. PC 815, you:

(a) Disregarded orders by having the vessel under your command conduct a gunnery practice without proper authority; and

(b) Disregarded orders by anchoring in Mexican Territorial waters without proper authority.

2. The above led to the receipt of a complaint against the vessel under your command from Mexican Authorities.

3. Because of the short time that you have been in command and the exigencies of the service, this letter of admonition is written in lieu of other more drastic disciplinary action which would have been taken under normal and peacetime conditions.

4. A copy of this letter will be made a part of your official record.

F. A. BRAISTED.

Copy to:
Supers
CinCPac

Reclassified to
FOR OFFICIAL USE ONLY
by authority of
Chief of Naval Personnel

C O P Y

ENCLOSURE (2)

RECEIVED

United States Pacific Fleet
Flagship of Commander, Fleet Operational Training Command

NOV 10 PM 7 25

COTCPac File:
F16-3/00(6)

Serial 2453

2nd Endorsement to
Lt. Lafayette R.
Hubbard's ltr. of
10 October, 1943.

60/cg

From: Commander, Fleet Operational Training Command, Pacific.
To: The Chief of Naval Personnel.

Subject: Orders - Request for.

Reference: (a) Board of Investigation - Firing of 3 shots from the
USS PC-815 and the anchoring of that vessel in the
vicinity of the Middle Coronados Islands; convened by
Commander, Fleet Operational Training Command, Pacific
30 June 1943.

1. Forwarded. In considering this request attention is in-
vited to reference (a).

F. A. BRAISTED

Elmer F. Hellkamp
ELMER F. HELLKAMP
By direction

Copy to:
SCTC

Jackpot & fit report

*315 M action first record
indicates not qualified to
Command.
finish file.*

FINISHED FILE PERS 8017-0

EXHIBIT 7 PAGE 4

U.S. Naval Attache,
Moller House
537 Little Collins St
Melb. Vic.
Australia

EN3-11
OO/HQ: PARD, L. Ron
Lieut. (jg) USNR

14 February 1942. 113392-12

From: Naval Attache.
To : Commandant, Twelfth Naval District.
Subject: Lieutenant (jg) L. RON HUBBARD, U.S.N.R.; Suggestion
as to nature of duty assigned. *WCS*

1. The subject officer arrived in Brisbane via the SS PRESIDENT POLK. He reported to me that he was ordered to Manila for duty and asked for permission to leave the SS PRESIDENT POLK until a vessel offering a more direct route to his destination was available. I authorized him to remain in Brisbane for further transportation to his destination.

2. By assuming unauthorized authority and attempting to perform duties for which he has no qualification he became the source of much trouble. This, however, was made possible by the representative of the U.S. Army at Brisbane.

3. On February 11, 1942 I sent him dispatch orders to report to the Commanding Officer USS CHAUMONT for passage to the United States and upon arrival report to the Commandant Twelfth Naval District for further assignment.

4. This officer is not satisfactory for independent duty assignment. He is garrulous and ^{likes} to give impressions of his importance. He also seems to think that he has unusual ability in most lines. These characteristics indicate that he will require close supervision for satisfactory performance of any intelligence duty.

L. D. CAUSEY.

Copy to BuNav. *Y*

NAVAL MESSAGE

NAVY DEPART

DRAFTER		EXTENSION NUMBER	ADDRESSEES	PRECEDENCE
FROM	NAVAL ATTACHE MELBOURNE		COM 12	PRIORITY ROUTINE DEFERRED
RELEASED BY				
DATE	13 FEB 42			
FOR CODERCOM	USG/17		OPNAV	PRIORITY ROUTINE DEFERRED
DECODED BY	THE TAKER			
PARAPHRASED BY	GLTUCKER			

INDICATE BY ASTERISK ADDRESSEES FOR WHICH MAIL DELIVERY IS SATISFACTORY.

182345 NCR 6984

UNLESS OTHERWISE INDICATED THIS DISPATCH WILL BE TRANSMITTED WITH DEFERRED PRECEDENCE.

ORIGINATOR FILL IN DATE AND TIME DATE TIME GCT

TEXT

THE FOLLOWING FROM ALBINA MELBOURNE.

Lieutenant Commander

LIEUT. (JG) L.R. HUBBARD USN USNR ORDERED RETURN US VIA CHAUMONT AND
 REPORT TO COM 12. HE IS UNDESIRABLE FOR ANY AVAILABLE ASSIGNMENT,
 HERE. VIA PRESENT OCCASION, A REPORT MAILED.

Finished Discipline File
 Confidential Files

18.....ACT.

18/1.....OPNAV.....FILE.

Reclassified to
 FOR OFFICIAL USE ONLY
 by authority of
 Chief of Naval Personnel
JRM

182345

CONFIDENTIAL

731
THE OFFICE OF CENSORSHIP

THE CHIEF CABLE AND RADIO CENSOR

MP/017D/2751

WASHINGTON

April 22, 1942

113392-15
1942 APR 23 PM 4
RED C

From: The Chief Cable Censor.
To: The Chief of the Bureau of Navigation.
Subject: Lieutenant (jg) Lafayette R. HUBBARD, ✓
U.S.N.R.

Reference: (a) CCC ltr. to BuNav dated April 15, 1942,
MP/017E/2346.

1. As the Subject Officer is now assigned to Censorship and orders have been requested for him to report to the Cable Censor, New York, in accordance with Reference (a), it is again requested that orders be issued for him to report to the Cable Censor, New York.

2. The Chief Cable Censor is cognizant of the letter from the Naval Attache, Australia, dated February 14, 1942, and has considered the suggestion made therein. It is therefore recommended that no disciplinary action be taken at the present time as it is thought that the Subject's qualifications may find a useful outlet in the Office of the Cable Censor, New York.

H. K. Fern
H. K. Fern

Worm
has been
added as requested
— NAV 5

Finished and in File
Correspondence Jacket

N. Nav. 17
(Aug., 1937)

ORIGINAL

STATEMENT MADE BY _____
REPORT OF COMPLIANCE WITH ORDERS
(See notes below)

US ARMY FORCES IN AUSTRALIA

JAN. 16, 1942

(Ship or Station)

(Date)

From: Lieutenant (JG) LaFayette Ronald Hubbard, I-V(S) USNR
(Type in full or print rank, name, and signal number)

To: BUREAU OF NAVIGATION,
Via Commanding Officer.

Subject: Report of compliance with orders.

Reference: (a) Order No. 113392(1a), dated November 24, 1941,
issued by Chief of BuNav.

1. Reference (a) was received on Nov. 24, 1941, 19____.

I was detached from Third N.E.
on December 8, 1941, 19____.
(Date of detachment)

I reported to Brisbane, Q., Australia
on January 11, 1942. Reported by acknowledged despatch
NR142 to CINCPAC Jan 16, 1942

2. (a) I sailed from United States to duty outside continental limits thereof on Dec. 17, 1941 (this item to be inserted only if applicable).
(Date of sailing)

(b) I arrived in United States from duty outside continental limits thereof on Mar. 23, 1942 (this item to be inserted only if applicable).
(Date of arrival)

Forwarded by _____

NOTE (a).—It is a matter of special importance to officers' records that this form be made out in duplicate with care and accuracy and forwarded to the Bureau of Navigation promptly.
(b).—In cases of delay counting as leave, the forwarding of this form does not dispense with the requirement of forwarding Form N. Nav. 296 (Report of Leave of Absence), which should be forwarded in addition to this form.

119392

FIG-3/00/J4/WD1
DFO-7/JHX:KMB

October 1, 1942

From: The Commandant, FIRST Naval District
To: Lieutenant Lafayette B. HUBBARD, D-V(S) USNR
Commanding U.S.S. TP 422

Subject: Orders

Reference: (a) Telephone conversation between Commander
J.H. Keefe, USN (Ret) and Lieut.(jg)
Christiansen, Bureau of Personnel,
October 1, 1942

1. When relieved by Lieutenant (jg) Francis A. DeKAMMER,
D-B-V(G), USNR, you will consider yourself detached from command of
the USS TP 422; you will proceed and report to the Commandant, FIRST
Naval District for such duty as he may assign you.

E. G. England
Captain, USNR
By Direction

Copy to:
BuPers
ComThree
Ass't Comd't
Chief of Staff
DDO
CHLNY

Finished - File
Register (Directory)

1-Addrs-1

N. Nav. 17
(Aug., 1937)

B

ORIGINAL

REPORT OF COMPLIANCE WITH ORDERS

(See notes below)

THIRD NAVAL DISTRICT, New York 6 October 1942
(Ship or Station) (Date)
From: Lieutenant LaFayette Ronald Hubbard D-V(2) USNR
(Type or print rank, name, and signal number) 113392
To: BUREAU OF NAVIGATION,
Via Commanding Officer.
Subject: Report of compliance with orders.
Reference: (a) Order No. P16-3/QQ/QB/ND1, dated 1 October, 1942,
issued by Comona. for BuPers.

OCT 23 AM 10 49

1. Reference (a) was received on 1 October, 1942
I was detached from USS YP422
I was discharged from compliance
on 1 October 1942 (Date of detachment)
I reported Commandant Third Naval District
on 6 October 1942 (Date of reporting)

2. (a) I sailed from United States to duty outside continental limits thereof on 19 (this item to be inserted only if applicable).
(b) I arrived in United States from duty outside continental limits thereof on 19 (this item to be inserted only if applicable).
(Date of arrival)

[Signature]
(Signature)

Forwarded by The Commandant, Third Naval District.

NOTE (a).—It is a matter of special importance to officers' records that this form be made out in duplicate with care and accuracy and forwarded to the Bureau of Navigation promptly.
(b).—In cases of delay counting as leave, the forwarding of this form does not dispense with the requirement of forwarding Form N. Nav. 296 (Report of Leave of Absence), which should be forwarded in addition to this form.

91

HEADQUARTERS
NORTHWEST SEA FRONTIER

A16-3(3)/PC815
(RL-s)
Serial F223026

SEATTLE, WASHINGTON

8 June 1943

SECRET

SECRET

SECOND ENDORSEMENT on
OO USS PC815 ltr PC815/
A16-3(167) dated 24 May 1943.

From: Commander Northwest Sea Frontier
To: Commander in Chief, Pacific Fleet
Via: Commander Fleet Operational Training Command, Pacific
Subject: Battle Report - Submission of.

1. At the time of the incident reported herein PC 815 was enroute to San Diego, California, in accordance with orders of Commander Fleet Operational Training Command, Pacific.

2. It is noted that the report of PC 815 is not in accordance with "Anti-Submarine Action by Surface Ship" (ATT-1) which should be submitted to Commander in Chief, U. S. Fleet.

3. SC's 536 and 537, CGC's EDNHAM and 78302, and blimps K-33 and K-39 engaged in this submarine search. Reports have been received from the Commanding Officer of each of these ships in writing and in personal interviews. An oral report has also been received from Lieutenant Commander E. J. Sullivan, U.S.N., Commander Airship Squadron 33, who made a trip to the area during the search on one of the blimps.

4. There is a known magnetic deposit in the area in which depth charges were dropped.

read
5. An analysis of all reports convinces me that there was no submarine in the area. Lieutenant Commander Sullivan states that he was unable to obtain any evidence of a submarine except one bubble of air which is unexplained except by turbulence of water due to a depth charge explosion. The Commanding Officers of all ships except the PC 815 state they had no evidence of a submarine and do not think a submarine was in the area.

6. Transmission of this letter by registered mail is necessary and is authorized.

TYPE OF HEARING trial
CASE NO. C420153
F. J. Fletcher EXH. NO. 91
ADMITTED IN EVIDENCE
DATE 6-6-44
JOHN J. CONGRAN, COUNTY CLERK
BY: R. A. Hart DEPUTY

Frank Jack Fletcher
FRANK JACK FLETCHER



DEPARTMENT OF THE NAVY
BUREAU OF NAVAL PERSONNEL
WASHINGTON 20370

Pers-384/NMPC-03X:AT-1b
113392
11 May 1979

Mr. William F. Hess
Post Office Box 1526
Portland, Oregon 97207

Dear Mr. Hess:

This is in reply to your recent request concerning former Lieutenant Lafayette Ronald Hubbard, United States Naval Reserve, made under the provisions of the Freedom of Information Act, as amended (5 U.S.C. 552).

The following information, releasable under the Freedom of Information Act, has been extracted from Mr. Hubbard's Navy Personnel Records:

<u>COMPONENT</u>	<u>ACTIVE DUTY</u>	<u>INACTIVE DUTY</u>
USNR-OFF		19 Jul 41-21 Sep 41
USNR-OFF	22 Sep 41- 6 Oct 41	7 Oct 41-23 Nov 41
USNR-OFF	24 Nov 41-16 Feb 46	17 Feb 46-30 Oct 50

6 Oct 1941 Honorably released from temporary active duty
16 Feb 1946 Honorably released from active duty
30 Oct 1950 Resignation accepted and honorably discharged
from the naval service

Date of Birth: 13 March 1911
Place of Birth: Tilden, Nebraska

PROMOTION HISTORY

19 Jul 1941 Lieutenant (junior grade), U. S. Naval Reserve
15 Jun 1942 Lieutenant, U. S. Naval Reserve

<u>SHIPS AND STATIONS</u>	<u>PERIODS</u>	<u>DUTIES</u>
Hydrographic Office, Bureau of Navigation, Washington, DC	22 Sep 41- 6 Oct 41	
Headquarters, THIRD Naval District	24 Nov 41-14 Dec 41	Under instruction

<u>SHIPS & STATIONS (CONT'D)</u>	<u>PERIODS</u>	<u>DUTIES</u>
District Intelligence Office, TWELFTH Naval District	15 Dec 41-17 Dec 41	Under instruction
Office of the Naval Attache, American Legation, Melbourne, Australia	18 Dec 41- 2 Apr 42	Intelligence Officer
Headquarters, TWELFTH Naval District	3 Apr 42-30 Apr 42	Intelligence Officer
Office of Cable Censor, New York, NY	1 May 42-24 Jun 42	Intelligence Officer
Lawley and Sons, Ship- building, Newport, MA	25 Jun 42-28 Jul 42	In connection with conversion of USS YP-422
Naval Receiving Station, Long Beach, Long Island, NY	29 Jul 42- 1 Nov 42	Senior Watch Officer
Submarine Chaser Training Center, Miami, FL	2 Nov 42- 2 Jan 43	Under instruction
Fleet Sound School, Key West, FL	3 Jan 43-16 Jan 43	Student
Supervisor of Ships, Portland, OR	17 Jan 43-28 Apr 43	Prospective CO/ OINC of fitting out USS PC-815
USS PC-815 Headquarters, ELEVENTH Naval District	21 Apr 43- 7 Jul 43	Commanding Officer Temporary Duty in the Issuing Office
Naval Small Craft Training Center, Terminal Island, San Pedro, CA	8 Jul 43-11 Oct 43	
Supervisor of Ship- building, Portland, OR	12 Oct 43- 1 Dec 43	Under instruction In connection with fitting out USS
USS ALGOL (AKA-54)	2 Dec 43-21 Jul 44	ALGOL (AKA-54) and Navigator/Training C Chief Ship's Censor
Naval Training Schools, Princeton, NJ	22 Jul 44-28 Sep 44	
Naval Civil Affairs, Staging Area, Presidio of Monterey, CA	29 Sep 44-27 Jan 45	Under instruction
Naval Hospital, Oakland, CA	28 Jan 45- 4 Sep 45	Under instruction
Officer Separation Center, San Francisco, CA	5 Sep 45- 4 Dec 45	Patient Awaiting separation orders
	5 Dec 45- 6 Dec 45	

Pers-384/NMPC-03X:AT-1b
113392

MEDALS AND AWARDS

American Defense Service Medal
American Campaign Medal
Asiatic-Pacific Campaign Medal
World War II Victory Medal

PERSONAL DATA

Wife: Louise Gubb of Port Orchard, Washington
Children: Lafayette R. Hubbard (Son)
Born: 7 May 1934
Catherine M. Hubbard (Daughter)
Born: 15 January 1935
Education: George Washington University, Washington, DC
(School of Engineering (2 years))

There is no record in the Bureau of Naval Personnel of any court-martial in the case of former Lieutenant Hubbard.

Mr. Hubbard performed additional service in the Montana National Guard from 19 October 1927 to 28 October 1928 and in the United States Marine Corps Reserve from 1 May 1938 to 22 October 1931.

Sincerely yours,

J. W. Dyson
Y. W. DYSON
Acting Head
Correspondence and
Services Branch
By direction of the
Chief of Naval Personnel

TO: CSG ASST INFO (DIRECT LINE)

19 March 1976

FROM: AG INFO DC

CC: AG DC
CC: DG COMM US - DG US
CC: DG INFO COMM US - DG INFO US
CC: DG INFO COMM WW - DG INFO WW
CC: CSG COMM US - CSG

COMPLIANCE REPORT

RE: LRH NAVAL RECORDS

Info R I File

Dear Jimmy:

This is to report compliance to your attached telexed order to collect up all LRH Naval Records and send them to you without retaining any copies.

PR was checked for records and it was determined that they had several documents that they use for FRC's. All copies of this material was collected.

BI had no copies of Naval Records per se.

Legal had a large number of Naval Records that they had received from recent FOI actions. Legal had also made a number of copies of these records. All copies were collected up.

I also determined that PR had used copies of LRH's Naval ID in about 10 national agency FRC's. I telexed this to you and asked that PR be responsible for securing these back from the national agencies.

The dev't that resulted from this was corrected by DDG I US. and this was not followed down. Additionally, the dev't that resulted from AGL questioning the collection up his lines was handled.

One copy of all the above material was sent to you. Extra copies were shredded by the Info Branch I Director as it was assumed that you did not want these. Attached is his dispatch to me.

After we sent the records to you (via the USGO), I received a telex from you to send the copies directly to you. We were unable to get the packs back as they had already left the area.

This order is now done and you have all information in the DC area related to LRH Naval Records.

Love

EXHIBIT

7

PAGE

15

Mike

P.S. These records were sent from DC on 17 March.

700231

PLAINTIFF'S
EXHIBIT

349

TO: CSG ASST INFO (DIRECT) (AE)

31 March 1976

CC: DG INFO COMM WW - DG INFO WW

CC: DG INFO COMM US - DG INFO US

FROM: AG INFO DC

RE: FURTHER LRH NAVAL RECORDS (MEDICAL)

Dear Jimmy:

Yesterday, the AG Legal DC received under the FOIA, records pertaining to LRH's Naval medical history and records subsequent to his Naval service. These were received from the Veteran's Administration.

Due to your previous order to send you direct all of LRH's Naval records, I am assuming that this material also falls under that order.

Enclosed are the documents received from the Veteran's Administration. No copies have been retained here and no copies have been sent to any other terminal.

Love

Mike

700350

EXHIBIT 7 PAGE 16

PLAINTIFF'S
EXHIBIT
350

CONFIDENTIAL

DECK LOG-REMARKS SHEET

UNITED STATES SHIP ALCOOL (ATA-54) Wednesday 27 September 1944

00 - 02 Moored port side to Pier 5 Berth "H" Naval Supply Depot, Oakland, California. Receiving fresh water and telephone service from the dock. No. 2 boiler in use for auxiliary purposes.

G. W. Wagner
G. W. WAGNER, Ensign, USN.

04 - 08 Moored as before.

E. E. Hansen
E. E. HANSEN, Ensign, USN.

08 - 12 Moored as before. 1100-Transferred the bag and hammock and papers of O'NEILLY, John James, Carpenters mate 1c to U.S. Naval Hospital, Treasure Island, California. 1105-Held quarters for muster. Absentees: ELLIOTT, Gordon W. m2c, AOL from 0745, 21 September 1944; FILLER, L. P., E2c AOL from 0745, 26 September 1944, until 0745, 28 September 1944; ALTHUIS, T. P., SK2c, AOL from 0745, 26 September 1944, until 0745 28 September 1944; SUTTIL, C. S., Flc, AOL from 1100, 27 September 1944, until 1203, 27 September 1944. Made daily inspection of magazine and smokeless powder supplies, conditions normal.

J. DeGuz
J. DEGUZ, Ensign, USN.

12 - 16 Moored as before. 1203-SUTTIL, C. S., Flc, 306-39-69, USN, reported aboard having been absent over leave since 1100, 27 September 1944, a period of one hour and thirty minutes.

L. W. Hogue
L. W. HOGUE, Ensign, USN.

16 - 20 Moored as before. 1601-The following named men reported aboard this ship for duty according to draft No. 7221 of U.S. Naval Training and Distribution Center, Shoemaker, California:

EROW, Harold E.	966-98-15	S2c	V-6S	USNR	SHARP, Robert Lee	966-09-11	S2c	V-6S	USNR
COOPER, Max R.	957-37-63	S2c	V-6S	USNR	DALLY, Francis I.	961-87-95	F2c	V-6S	USNR
CUE, MRS. Dana B.	957-36-90	S2c	V-6S	USNR	GILBERT, George A.	923-01-16	F2c	V-6S	USNR
FAHAR, James R.	966-99-13	S2c	V-6S	USNR	SPURLING, William M.	960-86-89	F2c	V-6S	USNR
FLAHER, Earl Joe	957-36-28	S2c	V-6S	USNR	WILSON, Joseph T.	921-28-64	F2c	V-6S	USNR
GAUNT, C. E.	957-36-75	S2c	V-6S	USNR	HANLEY, Richard C.	906-10-69	SK7c	V-6S	USNR
INGOLD, Alfred C.	957-37-10	S2c	V-6S	USNR	KEIN, Robert Arthur	920-66-43	Flc	ECG	V-6S, USNR
LEACH, E. A.	957-37-16	S2c	V-6S	USNR					
ROGERS, G. N.	957-37-32	S2c	V-6S	USNR					
RUMER, Willard R.	966-99-00	S2c	V-6S	USNR					

1630-The navigating officer reported to the OOD that an attempt at sabotage had been made sometime between 1530-1600. A coke bottle filled with gasoline with a cloth wick inserted had been concealed among cargo which was to be hoisted aboard and stowed in No. 1 hold. It was discovered before being taken aboard. C.M.I., FBI and U.S.N. authorities reported on the scene and investigations were started. 1830-2100, H. T., 225-71-61, Flc (A) V-6 USNR, reported aboard for duty according to Draft No. 7262, 27 September 1944, of the U.S. Naval Training and Distribution Center, Shoemaker, California.

John W. Weinberg
John W. WEINBERG, Lt. (jg), USN.

20-24 Moored as before.

L. P. Hickey
L. P. HICKEY, Lt., USNR.

Arthur E. Jones
ARTHUR E. JONES

U.S.N. COMMANDER

John W. Weinberg
JOHN W. WEINBERG, U.S.N. NAVIGATOR

TO BE FORWARDED DAILY TO THE BUREAU OF NAVAL PERSONNEL AT THE END OF EACH MONTH
U.S. GOVERNMENT PRINTING OFFICE: 1943

CONFIDENTIAL

DECK LOG-REMARKS SHEET

PAGE _____

UNITED STATES SHIP ALCOI (ALA-54) Thursday 28 September 1944

00 - 04

Moored port side Berth "H", Pier 5, Naval Supply Depot, Oakland, California. Receiving fresh water and telephone service from the dock. No. 2 boiler in use for auxiliary purposes.

M. J. Brown
M. J. BROWN, Ensign, USN.

04 - 08

Moored as before. 0745-FELLER, D. P., MJC, USNR, and ANDRIES, P. W., SK2c, USNR, reported aboard absent over leave from 0745, 26 September 1944 to 0745, 28 September 1944 a period of forty-eight (48) hours.

V. M. Rahn
V. M. RAHN, Lt., USN.

08 - 12

Moored as before. 1006-Received three (3) boxes "D" rations and nine (9) boxes "K" rations from Naval Supply Depot, Oakland, California. Inspected for quantity by JETT, SC1c. 1105-Quarters for muster. Absentees: ELLIOTT, G. W., M2c, AOL from 0745, 21 September 1944. KYNES, R. L., Flc, AOL from 1100, 27 September 1944. GUERFA, T. V., S2c, AOL from 1100 27 September 1944. 1122-Received one lot of medical supplies from Medical Supply Depot. Inspected for quantity by MARPLE, CPhM.

R. M. Clark
R. M. CLARK, Lt., (jg), USN.

12 - 16

Moored as before. 1300-GRAVEY, G. G., S2c, USNR, and GUERFA, T. V., S2c, USNR, reported aboard having been AOL since 1100, 28 September 1944. 1455-Lieut. J. LITTLEJOHN, USN, returned on board from three (3) days leave.

L. O. Gump
L. O. GUMP, Ensign, USN.

16 - 20

Moored as before. 1635-Pursuant to Bapers dispatched dated 27 September at 221144, Lt. Lafayette Ron MURKARD, D-V(8), USNR, 113392, was this date detached from duties aboard this vessel, for transfer and further duty under instruction University of Princeton, New Jersey. 1940-32nd Unit U.S. Naval Construction Battalion returned aboard to resume loading.

V. L. Rahn
V. L. RAHN, Lt., (jg), USNR.

20 - 24

Moored as before.

R. M. Clark
R. M. CLARK, Lt., (jg), USNR.

APPROVED

EXAMINED

Atou Brown
ATOU BROWN

U. S. N. R. COMMANDER

Harold A. Brown
HAROLD A. BROWN

U. S. N. R. NAVIGATOR

TO BE FORWARDED QUARTER TO THE BUREAU OF NAVAL PERSONNEL, AT THE END OF EACH MONTH

U. S. GOVERNMENT PRINTING OFFICE: 1943 O-7028

EXHIBIT

7

PAGE 18

BUREAU RADIO

DEFERRED

EX-116 REC 22

62-7110-58 TTT

[REDACTED]

REURADIO 6-20-61. LAFAYETTE RONALD HUBBARD, SUBJECT OF YOUR INQUIRY, POSSIBLY IDENTICAL SAME NAME, FBI 244-210-B. SIMILAR DESCRIPTION, BORN 3-13-11, AT TILDEN, NEBRASKA. CUR. IDENTIFICATION FILES SHOW HUBBARD FINGERPRINTED 8-17-48 BY SHERIFF, SAN LUIS OBISPO, CALIFORNIA, PETTY THEFT - CHECKS, ARRESTED FOR LOS ANGELES COUNTY, RELEASED ON BOND. ALSO ARRESTED 12-16-52, UNITED STATES MARSHAL, PHILADELPHIA, PENNSYLVANIA, OPEN HIS NUMBER 11838, CHARGE BANKRUPT, BAIL \$1000. COURT.

HOOVER

COMMUNICATED

JUN 22 1961

RADIO

JGC:jcg:jv
(4)

NOTE: Subject of radiogram from [REDACTED] is probably L. Ron Hubbard, on whom the Bureau has received numerous inquiries and complaints concerning the Hubbard Dianetic Research Foundation, Inc., the Hubbard Association of Scientologists International and the Academy of Scientology, all organizations with which Hubbard has been connected. In a divorce suit in 1951 his wife accused him of insanity and competent medical advisors recommended he be committed to a sanitarium for psychiatric observation and treatment of paranoid schizophrenia. Previous correspondence in this matter handled by Domestic Intelligence Division. (Bufile 62-94080) File in 62-94080 "Scientology"

Tolson _____
DeLoach _____
Mohr _____
Bishop _____
Casper _____
Callahan _____
Conrad _____
Felt _____
Gale _____
Rosen _____
Sullivan _____
Tavel _____
Trotter _____
Tele. Room _____
Ingram _____
Gandy _____

MAIL ROOM ☐ TELETYPE UNIT ☐

58 JUN 30 1961

W.C.S.

TTT

FD 624

REPORT OF MEDICAL SURVEY

Place: U. S. Naval Hospital, Oakland, Calif.

Date: 10 September 1945.

From: Head of Medical Survey.

To: Commanding Officer.

For transmission to the Bureau of Medicine and Surgery

Name: BRADY, Lafayette Ronald (113332)

Rank or rate: (D) USNR

Home: Marine

Date: 20 Mar 1911 (Age 34)

Previous assignment: Date 25 June 1941

Place: Washington, D. C.

Referred for active duty: Date 24 Sep 1941

Place: Washington, D. C.

Total service: Navy 4 yrs

Marine Corps

Army

Admitted (Federal Civil Affairs) Stocking Area, Presidio

Date: 11 April 1945

Diagnosis: DUODENAL ULCER

Key letter

Specialty letter

29 SEP 1945

Summary of history: This officer patient was admitted to the sick list at Naval Affairs Stocking Area, Presidio of Monterey, Monterey, Calif., on 10 Apr 1945, with Ulcer, Duodenal. He was transferred to this hospital on the same day.

Review of the current health record reveals that on 13 July 1943, he was hospitalized at USNH, San Diego, Calif., for epigastric pain and vomiting. X-ray examination at the time revealed a duodenal ulcer. The diagnosis was changed to Ulcer, Duodenal, on 24 July 1943, and he was returned to duty on 8 Oct 1943.

On admission here he complained of epigastric distress with a feeling of fullness and of nausea and vomiting, which was relieved by food. The physical examination was essentially negative, as was the laboratory work. Gastro-intestinal examination by x-ray on 19 May 1945, and on June 1945, revealed a duodenal ulcer with slight deformity of the duodenal cap. Treatment has consisted of bland diet, Pepto-Bismol, and morphine for control of symptoms. The gastro-intestinal series on 31 Aug 1945, was reported as "depression and stenosis negative. Duodenal ulcer with deformity of duodenal cap. Deformity has not increased since the last examination. There is some flattening of the shadow but there is no definite stricture. No obstruction."

According to the history obtained from the patient his symptoms first began in April 1944, at which time he held his present commissioned rank of Lt. There is nothing in the current health record or history to recast the presumption of no disease prior to that time.

In view of the recurrence of a duodenal ulcer, and its persistence as demonstrated by x-ray evidence while under treatment, it is the opinion of the Board that this officer is not physically fit to perform all the duties of his rank, and that he should be ordered to appear before a retiring board. Maximum benefits of hospitalization.

Opinion: is not fit to perform the duties of his rank. is not fit to perform the duties of his rank.

For return to active service: Yes if the condition aggravated by service

Present condition: unfit for service

Recommendation: That he be ordered to appear before a U. S. Naval Retiring Board.

• This case has been examined. Signed statement of patient is attached.

Attest: W. L. [Signature] W. L. [Signature] G. L. [Signature]
(Signature) (Signature) (Signature)
MC (D) USNR

NAV MED H-6077
(1943)

ABSTRACT OF SERVICE

SUB E A R D

Lafayette (Surname)

Ronald

(Christian name(s))

Born Nebraska

3-15-11

(Place)

(Date)

1-11-57-51-45

USMC, Okla Land, Calif.

8-23-45 12-5-45

DENTAL RECORD

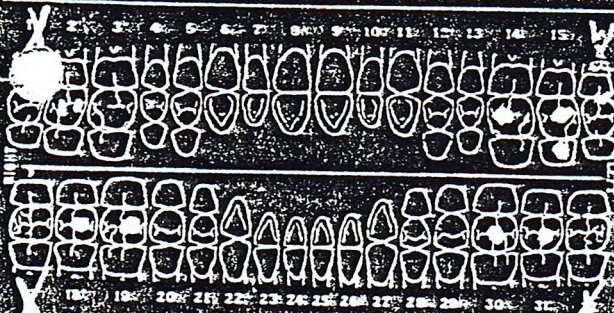
(To be filled in by the dental officer)

DO NOT REMOVE FROM HEALTH RECORD**HUSBARD****Lafayette Ronald**

(Christian name(s))

Born: Place **Nebraska** Date **3-13-11****INSTRUCTIONS**

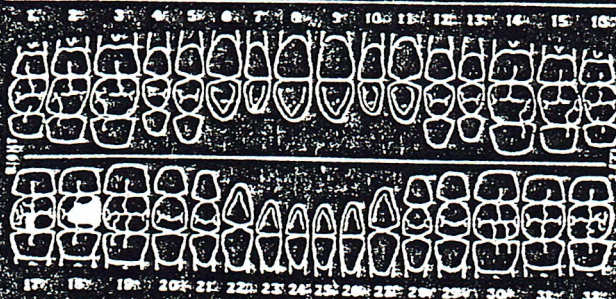
See: Chapter 14, Sections VI, Paragraphs 2311-2319, inclusive, Manual of the Medical Department, U. S. Navy.

RECORD OF FIRST DENTAL EXAMINATION

REMARKS

APR 18 1941

(Date and signature of examining dental officer)

RECORD OF SUBSEQUENT DENTAL OPERATIONS

16-10272

PHYSICAL EXAMINATION

To be completely made up by medical officer at times of enlistment, extensions of enlistment, reenlistment, enrollment, appointment, commission, or promotion.

HUSBARD**Lafayette Ronald**

(Serial number)

 Appointed: **USP. ED. 7-19-41** Date: **7-19-41**
 Rank: **LT. (jg) 1-V (Chief)** Previous services: **None**
Born: Place **Nebraska** Date: **3-13-11**Nationality: **White US** Religion: **Protestant**Next of kin or friend: **Wife, Louise HUSBARD****1212 Gregory Ave. Brenton, Wash.**Complexion: **Red** General appearance: **Good**Head and face: **Normal**Eyes: **Grey** NormalVision: Right: **17** / 20; corrected to: **20** / 20; Color perception: **Normal**Left: **15** / 20; corrected to: **20** / 20Ears: Right: **Normal** Left: **Normal**Hearing: Right: **15** / 100; Left: **15** / 100Mouth, nose, throat: **Normal**Height: **74** Weight: **170** Temperature: **98.6**Chest at expiration: **36** at inspiration: **40**Skin and glands: **Normal**Neck (thyroid, trachea, larynx): **Normal**Spine and extremities: **Normal**Throat, shape, movement, etc.: **Normal**Respiratory system: **Normal**Heart and blood vessels: **Normal**Pulse before exercise: **88** after exercise: **104** after rest: **92**Blood pressure: Systolic: **110** Diastolic: **56**Abdomen and pelvis: **Normal**Genito-urinary system: **Normal**Urinalysis: Albumen: **Negative** Sugar: **Negative**Nervous system: **Normal**

(Any evidence of disease, mental defects, etc., referred)

16-9017

MEDICAL HISTORY

Hubbard
L. G. Hubbard

State: Nebr. Date: 3-13-11
STATE NAME OF PLACE DATE EACH NEW ENTRY

21 Feb 11

Q. FOUND PHYSICALLY UNWELL

Naval Civil Affairs Station
Presidio of Monterey, Calif.
Diagnosis: Ulcer
Had due to the ulcer
CCG Epigastric pain and vom
for one day
for two years ago patient
identified for epigastric pain
vomiting. He had lost weight
diagnosis of duodenal ulcer
made by x-ray examination
21st March the past two
months had mild epigastric
and tenderness. He had to
consume of milk with some
blat. Recently he began
to vomit. No blood
stools.
Temperature 100° F.
associated with the ulcer

MEDICAL HISTORY

HUBBARD

Lafayette Ronald

State: Nebr. Date: 3-13-11
STATE NAME OF PLACE DATE EACH NEW ENTRY

P: 5E 120/70 Mod. obese
Somewhat nervous and tense
Head and Neck: Neg
ENT: Heart: Lungs: Negative
A. c. em. tender in epigastrium
Extremities neg. Reflexes intact
4-12-45: Kahn: Negative
CBC: 10,600, Hgb 14, Gr. ms 90.6
R. s. 2, seg. 56, Lymph 41 Eosin 1
4-14-45: X-ray G.I. Series: Esoph
gus and stomach are negative. The
first portion of the duodenum is
slightly deformed and shows a
definite irritability.
No ulcer crater could be demonstrat
ed. We suggest re-examination in
about one month.
4-17-45: ENT: This man presents
glasses give him approximately 20/2
in each eye, at a distance there is
a slight esophasia for near the
muscle balance is within normal
limits, any over correction would
aggravate the esophasia therefore
no change made in lens.
R. 20/20 -1.50 +1.00 x 100
L. 20/20 -2.50 +2.00 x 90
4-17-45: Dental: Two cavities
cleaning necessary.
4-18-45: No definite x-ray evid
ence of ulcer, beyond some duodenal
irritability and deformity.
Diet and medications have relieved
symptoms.
To continue on diet and med. for
about 2 months with periodic x-ray
check ups.
4-19-45: Occult blood, color dk
brown, consistency soft, occult
blood positive.

MEDICAL HISTORY

H U E E A R D

Lafayette

(Surname)

Rona II

(Christian name)

Born: Place Nebraska

Date 5-15-11

STATE NAME OF PLACE

DATE EACH NEW ENTRY

ET

1-11-45

ULCER DUODENAL

371

NOT

NO

6-7-51-45: Diagnosis changed this date to NO DISEASE (Convalescent & leave) 4-1-45. Convalescent & leave. Not misconduct. DNELE.

7-51-45: Transferred this date to G. G. WALLS. LEAVE.

/s/ A. P. GRUNDALD,

LT. (JG) MC USNR

PL 8-29-45

NO DISEASE
(CONVALESCENT LEAVE)

2145

not

NO

6-3-29-45: Diagnosis changed this date to 0. ULCER DUODENAL #371 by reason of PS. FORMER STATUS. DNELE. Not misconduct.

/s/ A. P. GRUNDALD,

LT. (JG) MC USNR. GPO: 16-9817-11

MEDICAL HISTORY

STATE NAME OF PLACE DATE EACH NEW ENTRY

tenderness in the epigastrium

10 APR 1945 Transferred this date to the USN, Oakland, Calif. for further treatment and disposition.

Decord, H. A.

HGRACE, DUNCAN

Comdr. MC USN

ULCER DUODENAL

371

NOT

NO

First diagnosis duodenal ulcer by x-ray in July 1943. Had been having indigestion for 6 weeks previously. Got along well then and had a Neg. GI series, until 2 months later. Had however, been watching his diet and rest carefully. Since then has had epigastric distress with feeling of fullness, some eructation, anusea, occasional vomiting but no hematemesis. Pain is relieved by eating. Bowels regular. No bloody or tarry stools. No Cr., or GU complaints except for frequent head colds. In 1943 was on the sick list for 77 days, discharged to full duty. (No survey).

PH: Always well. No past history of indigestion. First symptoms began after appointment in May 1944.

MEDICAL HISTORY

STATE NAME OF PLACE DATE EACH NEW ENTRY

4-25-45: Not much epigastric distress when present relieved by food.

4-28-45: To subsist out on diet and medication.

5-4-45: Improving on diet and medication but diet is mainly mild.

No night pain. Continue as is.

5-12-45: Still on medication. Will repeat x-ray.

5-19-45: G.I. Series: Esophagus and stomach negative. Duodenal ulcer with slight deformity of duodenal cap. No demonstrable crater. No obstruction.

5-19-45: Has been improving slowly.

6-2-45: Still occas. epigastric distress.

6-9-45: Main trouble is on awakening in a.m. Otherwise symptoms free.

6-16-45: G.I. Series: Esophagus and stomach negative. Duodenum shows small deformity; no crater demonstrated.

Conclusion: No change from the examination of 5-19-45.

6-23-45: Improved considerably.

7-30-45: Further improvement.

7-7-45: Has flare up of N.V. and epigastric pain. No pain, feels all right today. Will survey to limited duty or retirement.

7-31-45: Progress has been fairly good.

To go on leave. When he returns decision will be made as to fitness for duty.

8-30-45: Ret. from leave. In spite of continued diet and medication symptoms have continued to be troublesome. Should have check by x-ray. If evidence of ulcer persists survey to Ret. Bd.

Form H-32
(1940)

MEDICAL ABSTRACT

HUBBARD

(Surname)

Lafayette Ronald

(Christian name(s))

Born Nebraska

(Place)

3-13-11

(Date)

COWPOX VACCINATION

Vaccination scars	Date	Reactions	Signature of Medical Officer (in ink)
	12-4-41	None	J. H. H.
	2-21-42	None	J. H. H.
	1/17/45	Small	E. S. A. D.
	1/24/45	Small	E. S. A. D.
	1/8/45	Small	E. S. A. D.
	1/17/45	Small	E. S. A. D.

Enter result as "Primary," "Accelerated," or "Immune."

TYPHOID AND PARATYPHOID PROPHYLAXIS

DATE ADMINISTERED			Signature of Medical Officer (in ink)
First	Second	Third	
12-4-41	12-4-41	12-4-41	J. H. H.
JUN 5	JUN 5	JUN 5	J. H. H.
2-21-42	2-21-42	2-21-42	J. H. H.
3-2-43	3-2-43	3-2-43	J. H. H.

BLOOD GROUP

Date	Reactions	Signature of Medical Officer (in ink)
4-17-43	Group "B"	J. H. H.
1/8/45	Kahn	J. H. H.

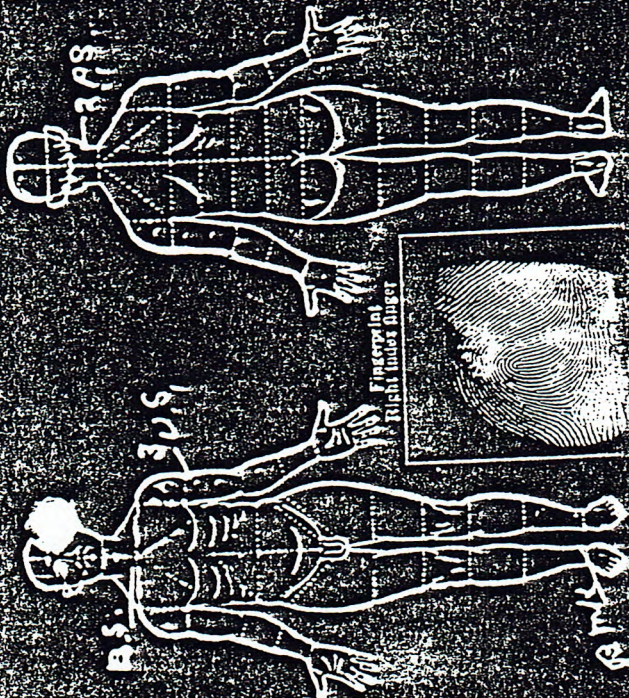
Only a "Positive" Kahn reaction will be recorded.

OTHER INOCULATIONS (diphtheria, plague, etc.)

Date	Inoculation	Signature of Medical Officer (in ink)
12-4-41	12-4-41	J. H. H.
JUN 5	JUN 5	J. H. H.

MARKS, SCARS, ETC.

Enter original findings in red ink; those acquired subsequently in black ink, with date.



Date and nature of any waiver, and defects not noted above (Underheight, underweight, defective vision, etc.).

Vision: R. 17/30; L. 15/20 both corrected to 20/20.

HEADQUARTERS

Place: Navy Yard, Wash. D.C. Date: 4-18-41

I certify that I have personally made this physical examination.

(Signature) [Signature] Cmdr. (MC) USN (Ret)
Senior Medical Examiner

TERMINATION OF HEALTH RECORD

Place: _____

Date: _____

Termination by reason of: (Promotion, resignation, expiration of enlistment, physical disability, etc.)

All physical defects, however slight:

(Signature) _____ Senior Medical Examiner

Page 7

MEDICAL HISTORY

STATE NAME OF PLACE: DATE EACH NEW ENTRY:

maining. Also has past history of non-specific prostatitis, some pain in rt. shoulder, right hip. Also some conjunctivitis combination of course suggests Reiters Syndrome.

However, examination today shows minimal redness of conjunctiva. Prostate is normal to palpation. There is no limitation of back or hips. Some limitation of outward rotation of right shoulder. Pain seems to be in posterior deltoid.

In other words objective findings are minimal. Subjective complaints do not disturb patient.

Physically qualified for duty in U.S. and for separation from the U.S.N.R.

D 12-5-45 Discharged this date to duty to proceed and report to Separation Center, 703 Market Street, San Francisco, California. For duty pending release to inactive duty. In accordance with authority of H.R. DisPers Twelve #032025, dated December 1945.

[Signature]
W. E. MARTIN
LT. CMDR. (MC) USNR

ABSTRACT OF SERVICE

HUBBARD

(Surname)
Lafayette Ronald

(Christian name(s))

Born

Nebraska

3-13-11

(Place)

(Date)

10-8-41

U.S. M.F. RECONSTRUCTION

5-11-42 5-16-42

Hdqrs. 3rd N.D. N.V. N.Y.

5-16-42 7-8-42

USS PC 815

4-20-43 7-7-43

11th N.D. Hdqrs.

7-7-43 7-15-43

San Diego Unit

7-15-43 10-1-43

SCIC

10-1-43 NOV 10 1943

USS ALBATROSS

7-21-44

USS ALBATROSS

7-21-44

CASA President of Monterey

HUBBARD

(SURNAME)

Lafayette

Ronald

(Christian Name(s))

Form: Place

Date

DISTRICT MEDICAL OFFICE

12th Naval District

San Francisco, Calif.

5 Dec 1945

date

Photofluorographic examination of

the Chest. Film No. 12N-79282

Report: Hilum calcification

NOT DISQUALIFYING

R. M. POTTER

Lt. Comdr. MC. USNR

U.S. N. OFFICE PERSONNEL SEPARATION GEN.
705 MARKET ST., SAN FRANCISCO, CALIFORNIA

Examined this date in accordance with
SMV 252-45 and found physically qual-
ified for release to inactive duty.
Treatment or hospitalization is not
indicated.

OLOGICAL EXAMINATION

Kahn Negative

CHEST PHOTOFLUOROGRAPHIC EXAMINATION

See above

DEFECTS NOTED: Defective vision; both
eyes, 5/20; Binocular 5/20; Corrected
to, Right 12/20, Left 14/20. Pain on
lateral rotation and abduction of right
shoulder. Right hip joint tender.
Conjunctivitis, chronic, mild, bilateral.
Duodenal ulcer.

L. DE VITO, CAPTAIN (MC) USNR

Entries to cover entire period of service

GPO# 16-10272

GPC

MEDICAL HISTORY

HUBBARD

Lafayette

(Surname)

Ronald

(Christian name(s))

Born: Place

Date

STATE NAME OF PLACE DATE EACH NEW ENTRY

8-31-45: X-RAY 35950

G.I. SERIES: Esophagus and stomach negative. Duodenal ulcer with deformity of duodenal cap. Deformity has not increased since the last examination. There is some scarring of the mucosa but there is no demonstrable crater. No obstruction.

/s/ J.B. CAMP

LT. COMDR, MC, USNR

9-20-45: Appeared before a Board of Medical Survey this date who made the following findings and recommendations: Diagnosis: ULCER, DUODENUM #321, not misconduct. Did not exist prior to appointment in the USNR.

Present condition: Unfit for service. Probable future duration: Permanent.

Recommendation: That he be ordered to appear before a U.S. Naval Retiring Board.

/s/ A.M. SNELL

CAPT, MC, USNR

Senior Member, Board of Medical Survey

10-15-45: This officer patient is substituting out, pending action on a survey for retirement. He has made 2 trips to Los Angeles to appear as a witness on a court martial board.

He is given temporary duty orders for these trips.

10-16-45: Survey has not been returned. Returned from the bureau.

10-17-45: MODIFICATION OF SURVEY:

FROM: Navy Dept.

TO: Bu. of NAVAL PERSONNEL

(1) This officer may be released under A1StaCom 282200 of Sept. 1945.

11-28-45: Patient has returned from San Pedro. Has some symptoms of ulcer re

GPO: 16-5917-1

ABSTRACT OF MEDICAL HISTORY

A or R: date	Diagnosis	Disposition date	Sick days
4-11-45	ULCER DUODENUM	7-21-45	(11)
7-21-45	U.C. DISEASE		
	(Convalescent leave)		
9-29-45	NO DISEASE	7-21-45	(0)
	(CONVALESCENT LEAVE)	9-29-45	(0)
9-29-45	ULCER DUODENUM	11-2-45	(98)

16-5917-1

Walter L. R.

Thorax (size, shape, movement, rib cage, mediastinum) Normal

Respiratory system, bronchi, lungs, pleura, etc. Normal

Cardio-vascular system Normal

Heart (note all signs of cardiac involvement) Normal

Pulse: Before exercise 84 Blood pressure: Before, S 122 D 66
 After exercise 96 Three minutes after, S 120 D 68
 Three minutes after 90 (Manual of the Medical Department para. 1520 (6))

Condition of arteries Normal Character of pulse Full and regular

Condition of veins Normal Hemorrhoids None Small, external

Abdomen and pelvis (condition of wall, scars, herniae, abnormality of viscera) Normal

Genito-urinary system Slight urethral discharge; Prostate normal

Urinalysis: Sp. gr. 1.020 alb. Negative sugar Negative microscopical —

Venereal disease None

Nervous system Normal (Organic or functional disorders)

Romberg Negative Incoordination (gait, speech) None

Reflexes, superficial Normal deep (knee, ankle, elbow) Normal Tremors None

Serological tests (when required) Kahn—Negative

Abnormal psyche (neurasthenia, psychasthenia, depression, instability, worries) None

Smallpox vaccination { Date last vaccination See HP Typhoid prophylaxis { Number of courses —
 Reaction — Date of last course See HP

Remarks on abnormalities not otherwise noted or sufficiently described above: Surveyed 9-20-45, as unfit for service with duodenal ulcer.

Summary of defects: Defective vision, both eyes 5/20; Binocular 5/20. Corrected to right 12/20; Left, 14/20; Conjunctivitis, chronic, mild, bilateral; Pain on lateral rotation and abduction of right shoulder. Right hip joint tender.

Is the individual fit to perform active duty at sea or on foreign service? (If not, state limit of duty) Duodenal ulcer.

Findings and recommendations (as per Courts and Boards, when necessary) Physically and mentally qualified for release to inactive duty.

X-Ray Chest: 12-5-45
 Film No. 12ND-79282
 Report: See H-8

Remarks or endorsement

W. L. DEAYO, CAPTAIN (MC) USNR
RECEIVED
W. L. DEAYO, LT (MC) USNR
K. C. KILNS, LT JG (MC) USNR

INSTRUCTIONS: Be definite in statement and specific in recommendation. All abnormal conditions shall be given diagnostic titles as listed in Navy Nomenclature. The original only shall be forwarded direct to the Bureau of Medicine and Surgery except in cases of personnel of the Naval Reserve when the original and one copy shall be forwarded via the Commandant. Regarding preliminary examinations for the Naval Academy, see paragraph 1403, and for color perception, paragraph 1429, Manual of the Medical Department, U. S. Navy. The spoken voice (ordinary conversation) shall be recorded in all cases of defective hearing. In recording vision, the numerator of the fraction shall be the distance at which Snellen's 20-foot test letters can be determined and the denominator, 20.

EGD

16-112120

REPORT OF PHYSICAL EXAMINATION

Ref: 252-45

Purpose of this examination: Defense for inactive duty Date of examination: 12-5-45

Place of duty: USAF, PERS, S. CALIF. Places of examination: USAF, PERS, S. CALIF.

Name: HUBBARD, Lafayette Donald ID: 113392 Rank: Lt. (D) USNR Corps:

Place of birth: Nebraska Date of birth: 3-13-11

Family history: Non-contributory

History of illness or injury: Usual childhood diseases; Duodenal ulcer, 1943, 1945

Head and face: Normal

Eyes: Pupils (size, shape, reaction to light and distance, etc.): Round, equal, react to light and

Distant vision: Rt. 5 /20, corrected to 12 /20 by Rx lens

Lt. 5 /20, corrected to 14 /20 by Rx lens

Binocular vision: 5/20 Color perceptions: Normal, 1940-1940

(Without lenses. Recorded only when visual defects exist) (State edition of Stilling's plates used)

Disease or anatomical defects: Conjunctivitis, chronic, mild, bilateral

Ears: Hearing: Rt. Watch: — /40" Coin click: — /20" Whispered voice: 15 /15" Spoken voice: — /15"

Lt. Watch: — /40" Coin click: — /20" Whispered voice: 15 /15" Spoken voice: — /15"

Binaural: — /15" Disease or defects: None

(Spoken voice)

Nose: Normal

(Disease or anatomical defect, obstruction, etc. State degree)

Sinuses: Normal

Tongue, palate, pharynx, larynx, tonsils: Normal

Teeth and gums (disease or anatomical defect): Normal

Missing teeth: I, I6, I7, 32

(List numbers)

Nonvital teeth: None

(List numbers)

Periapical disease: No

(Degree)

Marked malocclusions: No

(Yes or no)

Lack of serviceable occlusion: No

(Yes or no)

Pyorrhea alveolaris: No

(Degree)

Teeth replaced by bridges: —

(List numbers)

Meets dental requirements: Yes

(Yes or no)

Dentures: —

(Description)

General build and appearance: Medium

(State whether slender, medium, or heavy, and postural abnormalities)

Temperature: Normal

Chest at expiration: 39

Height: 70 3/4

Chest at inspiration: 41

Weight: 101

Circumference of abdomen at umbilicus: 35

Recent gain or loss, amount and cause: None

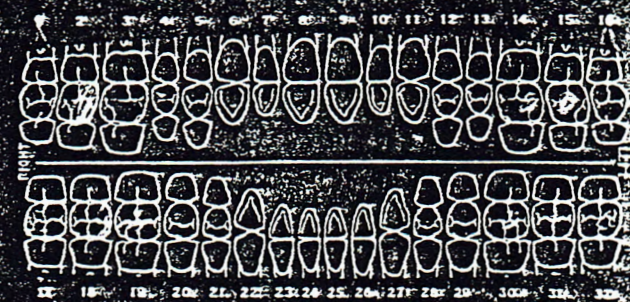
Skin, hair, and glands: Normal

Neck (abnormalities, thyroid gland, trachea, larynx): Normal

Spine and extremities (bones, joints, muscles, feet): Pain on lateral rotation and abduction of right shoulder

Right joint tender, hip

Mark missing teeth by X; whether replaced or not. Show size and position of caries in black, used red to indicate fillings and restorations.



Signature of dental examiner: V. G. HUBBARD, Lt. (D) USNR

CLAIMANT'S APPEAL TO ADMINISTRATOR OF VETERANS' AFFAIRS

Claim No. 7017422

1. I, HUBBARD LaFayette Ronald
(Print) (Last name) (First name) (Middle name)
hereby appeal from the decision rendered on my claim on Feb. 16, 1946 by the
(Date of decision appealed from)
Veterans Administration at Los Angeles, 25, Calif. and request a review of
(Office making decision appealed from)
my claim which is based on the service performed by HUBBARD, LaFayette, Ronald
(Name of veteran)
rank Lieutenant organization USNR (113392) during Wartime
(Wartime and/or peacetime)
2. If the claimant is a person other than the veteran upon whose service this claim is based, state the
relationship to such veteran _____
(Widow, child, father, mother, etc.)

3. State whether a personal hearing in connection with the appeal is desired. See reverse side
No
(Yes) (No)

4. Outline the alleged errors of fact or law in the decision from which the appeal is taken; for example, if the appeal is for service connection, the disabilities which are believed to be service connected should be named and the facts supporting appellant's contentions should be set forth. If the appeal is for a higher rating, each disability believed to be causing increased disability should be named. Attach additional sheets if necessary.

My service connected disability amounts to more than the ten percent awarded. No disability whatever was allowed for service connected eye trouble. No disability was allowed for a chronic and incapacitating bone infection which was also service connected and not due to misconduct.

ULCERS: Ten percent was awarded for duodenal ulcers. This stomach condition was demonstrated as chronic and was advanced as wholly incapacitating - "unfit for further service" - by the retiring board of the USN Hospital, Oakland, Calif. where I was hospitalized for the second time within two years on the same diagnosis. Necessity to obtain milk and a very narrow diet - I cannot tolerate a general diet - results in my having to abandon my old profession as ship master and explorer, and seriously hampers me as a writer. I can do nothing which involves nervous strain without becoming dangerously ill. I cannot undertake a routine job because of resulting nervous exhaustion followed by a painful flare-up of my ulcers. My income has been zero since my release from service due to my physical condition.

EYES: An author must research a great deal to write. This has always entailed a great deal of reading with me. I cannot now read for more than three to four minutes without suffering from headache. I have attempted to have glasses fitted by

Date _____ Signature of claimant _____

Address _____ EXHIBIT 7 PAGE 32

Note Provisions of Instructions on Back of This Sheet
(CONTINUED NEXT PAGE)

PLAINTIFF
EXHIBIT
334

CLAIMANT'S APPEAL TO ADMINISTRATOR

-2-

such an eminent opthamologist as the head of the Mt. Sinai Eye Clinic without any relief. The condition was stated by Navy doctors (see health record and hospital record) as chronic and unremediable, noting that present glasses could not be increased in strength. My eyesight when I entered the service was very good. It began to fail after prolonged exposure to tropical sunlight in the Pacific in the spring of 1942. The diagnosis was "conjunctivitis actinic" and I was hospitalized for it at the Brooklyn Naval Hospital being returned to duty on my own request. My eyesight failed until I found it very difficult to read. When I was mustered out of the service at San Francisco Separation Center, December 5, my eyesight was registered as being about thirty percent of normal with glasses. I have no copy of this record. Occupational fitness due to failed eyesight is at a point where I have written nothing since release from service due to my inability to research and my lack of finances to enable me to hire research done.

INFECTION: A chronic infection in my right hip has lamed me. It has been treated by private physicians and yields to no known therapy which could be applied. Naval doctors refused treatment on the grounds that it was not curable "but might go away some time". After a year and a half it is worse. This infection was contracted at Princeton University in 1945, January, according to record. Sudden transition from the tropics to the slush and icy cold of Princeton caused rheumatic chills which seem to have settled in the right hip. Warm weather slightly mitigates but does not banish this injury. I cannot walk on pavement without suffering severely. Naval doctors sought to label this as Reiter's Syndrome but had no proof and this diagnosis has been disproved. Surgery is not indicated. This also prevents me from working at sea where one must stand most of the time.

My earning power, due to injuries, all service connected has dropped to nothing. I earned one thousand dollars a month prior to the war as a writer. I cannot now earn more as a writer and attempts to find other employment have failed because of my physical condition. Occupational disability is one hundred percent.

Date.....4 July 1946

Signature of Applicant *[Signature]*

Address: P.O. Box 941, Miami Beach, Fla.

NOTICE OF SEPARATION FROM THE U. S. NAVAL SERVICE

NAVPERS-553 (Rev. 8-45)

1. SERIAL OR FILE NO. 113302		2. NAME (LAST) (FIRST) (MIDDLE) SUBBANG, Lafayette Ronald		3. RATE AND CLASS /OR RANK AND CLASSIFICATION		4. PERMANENT ADDRESS FOR MAILING PURPOSES 8777 Lookout Mt. Ave., Hollywood 46, Calif.		5. PLACE OF SEPARATION OFFICE OF SEPARATION CENTER SAN FRANCISCO, CALIFORNIA	
6. CHARACTER OF SEPARATION Release to inactive duty, Honorable								7. ADDRESS FROM WHICH EMPLOYMENT WILL BE SOUGHT same as 4	
8. RACE white		9. SEX male		10. MARITAL STATUS married		11. U. S. CITIZEN (YES OR NO) yes		12. DATE AND PLACE OF BIRTH 13 March 1911, Tilden, Nebraska	
13. REGISTERED <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		14. SELECTIVE SERVICE BOARD OF REGISTRATION Bremerton, Washington						15. HOME ADDRESS AT TIME OF ENTRY INTO SERVICE Explorer's Club, New York, New York	
16. MEANS OF ENTRY (INDICATE BY CHECK IN APPROPRIATE BOX) <input checked="" type="checkbox"/> ENLISTED <input type="checkbox"/> INDUCTED <input checked="" type="checkbox"/> PERM. COMMISSIONED		17. DATE OF ENTRY INTO ACTIVE SERVICE 24 November 1941		18. NET SERVICE (FOR PAY PURPOSES) (YRS. MOS. DAYS) 4 yr, 3 mo,		19. PLACE OF ENTRY INTO ACTIVE SERVICE New York, New York			
20. QUALIFICATIONS, CERTIFICATES HELD, ETC. Intelligence Officer Commander, Escort Vessels Navigator		21. RATINGS HELD none		22. FOREIGN AND/OR SEA SERVICE WORLD WAR II <input checked="" type="checkbox"/> YES <input type="checkbox"/> NO		23. SERVICE SCHOOLS COMPLETED SOTC, Da 1, Florida			
24. SERVICE (VESSELS AND STATIONS SERVED ON) DIO, New York, New York USS YP-422 Asiatic Fleet Intelligence USS PC-815 USS Algol AKA 54		25. WEEKS 7							
IMPORTANT: IF PREMIUM IS NOT PAID WHEN DUE OR WITHIN THIRTY-ONE DAYS THEREAFTER INSURANCE WILL LAPSE. MAKE CHECKS OR MONEY ORDERS PAYABLE TO THE TREASURER OF THE U. S. AND FORWARD TO COLLECTOR'S SUBDIVISION VETERANS ADMINISTRATION, WASHINGTON 25, D. C.									
25. KIND OF INSURANCE		26. EFFECTIVE MONTH OF ALLOTMENT DISCONTINUANCE		27. MONTH NEXT PREMIUM DUE		28. AMOUNT OF PREMIUM DUE EACH MONTH		29. INTENTION OF VETERAN TO CONTINUE INSURANCE Yes	
30. TOTAL PAYMENT UPON DISCHARGE \$		31. TRAVEL OR MILEAGE ALLOWANCE INCLUDED IN TOTAL PAYMENT \$		32. INITIAL MUSTERING OUT \$100.		33. NAME OF DISBURSING OFFICER J. J. [unclear]			
34. REMARKS Social Security - 566-09-6422 American Theatre American Defense Asiatic-Pacific Expert Rifle & Pistol Victory Medal				35. SIGNATURE (BY DIRECTION OF COMMANDING OFFICER) J. J. [unclear], LT. (JG) [unclear] FEB 1946 VETERANS ADM RATING [unclear] LOS [unclear]					
36. NAME AND ADDRESS OF LAST EMPLOYER Self employed New York, New York				37. DATES OF LAST EMPLOYMENT FROM: -- TO: --		38. MAIN CIVILIAN OCCUPATION AND D. O. [unclear] Free lance writer			
39. JOB PREFERENCE (LIST TYPE, LOCALITY, AND GENERAL AREA) uncertain				40. PREFERENCE FOR ADDITIONAL TRAINING (TYPE OF TRAINING) none		41. VOCATIONAL OR TRADE COURSES (NATURE AND LENGTH OF COURSE) none			
41. NON-SERVICE EDUCATION (YEARS SUCCESSFULLY COMPLETED) GRAMS 2 H. S. 4 COLL. 2		42. DEGREES Civil Eng.		43. MAJOR COURSE OR FIELD Civil Eng.		44. EMPLOYMENT AND EDUCATIONAL DATA none			
45. RIGHT INDEX FINGERPRINT		46. OFF DUTY EDUCATIONAL COURSES COMPLETED none							
47. DATE OF SEPARATION 16 Feb. 1946				48. SIGNATURE OF PERSON BEING SEPARATED [Signature]					

TO: VETERANS ADMINISTRATION

CLAIMANT'S APPEAL TO ADMINISTRATOR OF VETERANS' AFFAIRS

Claim No. 7017422

1. I, HUBBARD LaFayette Ronald
(Print) (Last name) (First name) (Middle name)
hereby appeal from the decision rendered on my claim on Feb. 16, 1946 by the
(Date of decision appealed from)
Veterans Administration at Los Angeles, 25, Calif. and request a review of
(Office making decision appealed from)
my claim which is based on the service performed by HUBBARD, LaFayette Ronald
(Name of veteran)
rank Lieutenant organization USNR (113392) during Wartime
(Wartime and/or peacetime)
2. If the claimant is a person other than the veteran upon whose service this claim is based, state the relationship to such veteran _____
(Widow, child, father, mother, etc.)

3. State whether a personal hearing in connection with the appeal is desired. See reverse side.
No
(Yes) (No)

4. Outline the alleged errors of fact or law in the decision from which the appeal is taken; for example, if the appeal is for service connection, the disabilities which are believed to be service connected should be named and the facts supporting appellant's contentions should be set forth. If the appeal is for a higher rating, each disability believed to be causing increased disability should be named. Attach additional sheets if necessary.

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EYES: An author must research a great deal to write. This has always entailed a great deal of reading with me. I cannot now read for more than three to four minutes without suffering from headache. I have attempted to have glasses fitted by

Date _____ Signature of claimant _____

Address _____

Note Provisions of Instructions on Back of This Sheet
(CONTINUED NEXT PAGE)

CLAIMANT'S APPEAL TO ADMINISTRATOR

-2-

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My earning power, due to injuries, all service connected, has dropped to nothing. I earned one thousand dollars a month prior to the war as a writer. I cannot now earn money as a writer and attempts to find other employment have failed because of my physical condition. Occupational disability is one hundred percent.

Date.....4 July 1946

Signature of Applicant

Address: P.O. Box 941, Miami Beach, Fla.

APPEAL CASE

APPEAL WORK SHEET c# 70174

P9 Received at NYRO on 1-20-47 (Purple Tag) By Transfer in from VA Los Angeles

Appeal is from R.B. Decisions 2-12-46

Appeal is For 1R Disability Ulen

Appeal is For 1R Disability Defective Service

Appeal is For 5C Disability Heart, RT Hip, Shoulder

Appeal under Pub. Law 2-144 / 2-20-46

7. Disposed of by Transfer Out

8. B.V.A. Decision

9. CANCELLATION OR WITHDRAWAL

10. Allowance of Benefit	11. Request of Veteran or Representative	12. New Legislation	13. Other Reasons
--------------------------	--	---------------------	-------------------

16. Case sent to Board	18. Certified to Board, Submission Deferred
	19. Awaiting Call
	20. Other Reasons

21. Pending Certification to Board

22. Awaiting Physical Examination (Red Tag)	23. Awaiting Military Service Record (Orange Tag)
---	---

24. Deferred at Request of Representative (Blue Tag)	25. Pending Other Evidence (Yellow Tag)
--	---

25a. Remanded (Black Tag)

26. Other Reasons (Green Tag)

NK 8-137
Dec 1946

Misc. Notes

AWARD OF DISABILITY COMPENSATION OR PENSION

(SERVICE CONNECTED)
February 20, 1946.

To: Mr. LaFayette R. Hubbard
8777 Lookout Mountain Avenue
Hollywood 46, California

FILED

FEB 20 1946

BY L.M.
ADJ. DIR.

Dear Sir:

In accordance with the provisions of Act of March 20, 1933, Public No. 2, 73d Congress,
as amended,
you are hereby notified that as a It. who was discharged
from the Naval service of the United States on the 16th day of February,
1946, you are awarded Pension Benefits in the amount of \$ 11.50
from February 17,, 1946, on account of disability resulting from the following condi-
tions held to have been incurred or aggravated during your WW II Service.
(War or regular service)
Duodenal ulcer. (Service connection is also shown for defective vision, and Malaria,
but less than ten per-cent, no per-cent disability).

The monthly payments pursuant to this award will continue during the period in which you
are 10% disabled subject to the general conditions mentioned on the reverse side of this com-
munication to which your attention is directed. Upon the happening of any of the contingencies men-
tioned the Veterans Administration should be notified promptly.

It has been determined that service connection is not shown for the following conditions (Sprain,
left knee, Arthritis, right hip, shoulder, are not shown by the evidence of record.)

If you are dissatisfied with the findings of the Veterans Administration or the amount of this award
it is your privilege to enter an appeal therefrom within 1 year from the date of this communication. Such
appeal should be submitted to this office for certification to the Board of Veterans' Appeals, Washington
25, D. C.

If you should change your present address the Veterans Administration must be immediately notified.

All future communications with reference to this case should be addressed to this office and must bear
the file number C 7017 422 as well as your full name and complete rank and organization.
Attention is invited to enclosed Forms 853, 856, and 1900.

L24/bcs

ALLAN CARTER, Adjudication Officer

Los Angeles 25, California

Veterans Administration.

Los Angeles, 25, California

March 27, 1946

Mr. LaFayette R. Hubbard
1003 S. Orange Grove Avenue
Pasadena, 2, California

FILED

C-7 017 422

AA.1

MAR 27 1946

By *J. M.*
Adm. Div.

Dear Sir:

This will acknowledge the receipt of your letter of March 18, 1946, in which you expressed dissatisfaction with the recent decision of this office granting your pension in the amount of \$11.50 monthly.

You may reopen your claim for pension by submitting to this office new and material evidence which will tend to show that your disability is of a greater degree than 10%. This evidence may be in the form of a statement from your private physician showing your present condition or statements from other persons who know of your present condition, and any other evidence which you deem to be material.

If you care to enter an appeal you may do so by completing and returning to this office the enclosed Form P-9. This form should be answered fully and completely before submitted.

As soon as adjudicative action has been completed on your claim to reopen or appeal from your rating, action will be taken to determine your entitlement to retirement pay.

Very truly yours,

LMH:vs

ALLAN CARTER
Adjudication Officer

6

1 - 17

G. J. WALSH, M.D.
MEDICAL CENTER
819 N. E. SECOND AVENUE
MIAMI 36, FLORIDA

July 22nd, 1946

Refer: AA.1
C-7 017 422

Mr. Allan Carter
Adjudication Officer
Veterans Administration
Los Angeles 25, California

Re: LaFayette Ronald Hubbard, (D)
Lieut., USNR, 113392

Dear Mr. Carter:

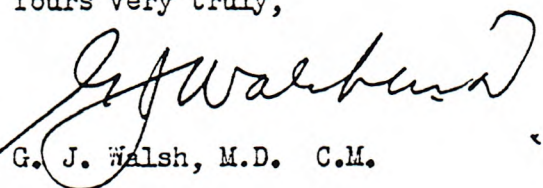
Capt. LaFayette Ronald Hubbard reported to this office on July 29th, 1946 for routine physical examination. He gave history and showed documentary evidence from the U. S. Naval Hospital at Oakland, California, of being disabled on three counts: Intermittent lameness in the right hip due to bone infection, marked decrease in visual acuity, and duodenal ulcer confirmed by X-ray findings.

Physical examination at this time does not reveal any aggravation of his hip condition. Test of the visual acuity shows right eye uncorrected: 20/100, corrected: 20/70. Left eye uncorrected: 20/100, corrected: 20/50. Both eyes corrected: 20/50. With regard to the duodenal ulcer, he is still on medication and is unable to do any routine duties without interruption.

In view of these findings, it does not seem to us that a disability of 10% adequately expresses the amount of infirmity present and we feel that his rating should be markedly increased.

Yours very truly,

GJW/vj


G. J. Walsh, M.D. C.M.



CLAIM NO. C-7017 422

P.O. Box 664
Pasadena, Calif.
11, Sept. Calif.

Veteran's Administration
Los Angeles, 25, California

Attention: Mr. Allan Carter, Adjudication Officer

Dear Mr. Carter;

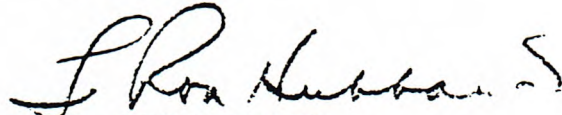
I am enclosing the necessary papers to re-open my claim for pension as requested in your letter AA.1C-7017 422.

My private physician in Miami, Florida, Dr. G.J. Walsh, Medical Center, wrote you a letter which was sent to you directly, and which you must now have on file. I enclose an initialed copy of his letter.

My new address is Box 664, Pasadena, California.

Thank you in advance for any favor you may find it possible to do me in this regard.

Sincerely,


L. RON HUBBARD



U. S. A. Form 10-10
(Rev. 1-1-46)

VETERANS ADMINISTRATION

REPORT OF PHYSICAL EXAMINATION

SFS:bje

Date of admission to hospital _____, 19____ C-No. 7 017 422

Date of discharge from hospital _____, 19____

1. Claimant's name HUBBARD, LaFayette Ronald General Delivery
Address Laguna Beach, Calif.
(Last) (First) (Middle)
2. Rank and organization Lt. (D) USNR Enlistment 11/24/41
(Date)
Discharge 2/16/46 3. Birthplace Nebraska
(Date)
Age 35 Race white Color of eyes grey Color of hair red

4. Height 7 1/4 inches. Weight (weigh him) 187 Highest weight in past year 187

5. Examined VAC Los Angeles, Calif. 9/19/46
(Place) (Begin—date) (Ended—date)

6. Permanent marks and scars other than described below:

7. Origin and date of incurrence of disability as alleged by claimant:

Defective vision - February 1942. Excessive tropical sunlight. Hospitalized. N.Y.

Duodenal ulcer - June 1943. Hospitalized for stomach trouble, San Diego, Calif.

Arthritis - January 1945. Change of climate from tropics to New York winter and was hospitalized in April 1945 for Duod.Ulcer and at that time arthritic diagnosis

8. Brief medical and industrial history:

was made.
(In first examinations, this history must cover sufficiently the time elapsed since date of discharge from military service. When previous examinations have been made, the examiner will record only the medical and industrial history covering the period since the most recent previous examination, thereby bringing it up to date of his examination. If, for any reason, such history cannot be obtained, the reason therefor must be stated. The data to be noted are: When, where, by whom, and for what condition has the veteran received medical treatment? When, where, by whom, and at what occupation and wages was he employed, and how continuous was the employment?)

10-607-2

No hospitalization since discharge. In Miami, Fla., was under the care of Dr. Walsh. See in file for report of same. Also received treatment from ENT Specialist at Mt. Sinai Clinic at New York City, for his eye condition.

No work since discharge. Lives on his savings. Is a writer by trade - has done nothing professionally since discharge.

EXHIBIT

7

PAGE

45

9. Present complaint (subjective symptoms, not diagnosis): "Eyes are sensitive to bright sunlight and I can't read very much and I have severe eye headaches which radiate backwards. This handicaps me in my research work when I'm working on my writings. My stomach trouble keeps me on a very rigid diet - can only eat milk, eggs, ground meat and strained vegetable. Can't tolerate anything fried. This stomach trouble restricts my activities considerably in that I have to eat at home as I can't go where these foods are not available - such as restaurants, etc. I tire quickly and become nauseated when I work hard. My left shoulder, hip - in fact the entire left side is bothered with arthritic pains - can't sit any length of time (at typewriter or desk) and restricts me to warm climates."

STATEMENT BY CLAIMANT. My answers to questions 8 and 9 have been read to me, and I hereby certify that the medical and industrial history are correct and the complaints recorded are all that I am suffering from, to the best of my knowledge and belief.

Signature of claimant (or his mark)

Le Fayette Ronald Hubbard

For the physical examination the claimant must be stripped.

10. Temperature 98.4 Respiratory rate: Seated 18; standing 18; immediately after exercise 24; 3 minutes after exercise 20 Pulse rate: Seated 72; standing 76; immediately after exercise 100; 3 minutes after exercise 70 Any arrhythmia of pulse? no (If so, describe: _____)

(Taken 5 minutes after exercise)

Systolic 120 diastolic 75 Blood pressure:

(The exercise test will consist of 25 hops, alternately, on each foot)

11. General appearance good; nutrition good; muscular development fair; carriage erect; posture erect; gait normal

12. Eyes: External structures, each eye normal Internal structures, each eye (if practicable) _____

Vision (Snellen chart): Uncorrected R- 20/70 L- 20/50

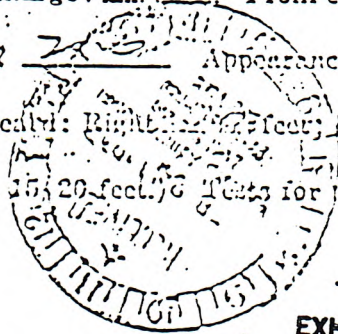
Corrected R- 20/100 L- 20/70

glasses

13. Ears: Auditory canals: Normal? yes Discharge? no From external canal or middle ear? no Mastoidectomy scar? no Appearance of membrana tympani? normal Ordinary conversation heard: Right 20 feet; left 20 feet.

(Test only at prescribed distances—1, 2, 5, 10, 15, 20 feet.) Tests for bone conduction

(Specify Rinne, Weber, Schwabach):



6875-

VETERANS ADMINISTRATION
Medical Form 2614A
Rev. Nov. 1943

CLINICAL RECORD

ROENTGEN EXAMINATION RETURN TO ROOM.....

From Ward to X-ray Laboratory.

Date September 19, 1946

Roentgenological examination requested

Date of previous report

Clinical diagnosis SERVICE CONNECTED: (SC) Duodenal Ulcer; Defecting Vision.
(SCP) arthritis, right shoulder, left side
of back.

S. E. Strader Medical Officer.

From X-ray Laboratory to Ward OP Col. Strader

Date Sept. 20, 1946, 19...
#6875

X-ray or fluoroscopic findings:

G. I. EXAMINATION: The esophagus was normal. The stomach filled readily and appeared hypermotile. No definite deformity was noted.
Fluoroscopy: The duodenal cap was filled under pressure and showed minimal evidence of deformity.

ARB

Radiograph: The immediate films confirmed fluoroscopic findings.
The cap appears minimally deformed.

The 5 hour film fails to show barium in the stomach.
Barium is noted in the small bowel and large bowel.

IMPRESSION: DUODENAL DEFORMITY,,PROBABLY MINIMAL, NO ULCER CRATER.

ARB/iw

PLATE—FILM

Number	Size	Part X-rayed	Disposition
5	10	C I series 6x C 4	
1	14		

ension WW II

W. B. LeMette P.
(Surname) (Given name)

5-235-22
(Class of beneficiary)

7 017 422
(O-No.)

(Register No.)

Roentgenologist

16-13517-2 U. S. GOVERNMENT PRINTING OFFICE

EXHIBIT 7 PAGE 44

35

30. Additional:

(This space to be used for further details of medical or industrial history or additional description of disabilities if the space in the foregoing pages was not sufficient.)

States in June 1943 had severe pain in left side.
was sent to San Diego N.H. for 77 days and recd
Diag of Duodenal Ulcer. Returned to limited duty on
duty of M.L.K. about April 1945 He vomited blood and
was sent to Oakland N.H. until Dec 15- 45 when
he was discharged.
He stay on duty at present and claims he is doing
is only. There is no painful areas or masses felt
in abd. However he states he has occasional
tar stool.

31. Diagnoses: 1. Calcified bursitis sub deltoid.
2. Hyperatrophic arthritis, both ankles. ✓
3. Minimal duodenal deformity without ulcer crater formatio.

32. Is the claimant bedridden? No Is he able to travel? Yes Does he need hos-
pitalization? No Will he accept it? Yes Is an attendant necessary for
travel? No Did you examine him yourself? Yes

Date 1/1/46

APPROVAL:

Name of examiner

John Strader
Lt. Col. S. E. Strader

Title ORTHOPEDIC SPECIALIST

16-5079-1 GPO

CLINICAL RECORD
ROENTGEN EXAMINATION

167.

Person -

From Ward _____ to X-ray Laboratory.

Date 9-19- 1946

Roentgenological examination requested _____

Both ankles including heels

Shoulders + Cervical spine -

Date of previous report _____

Clinical diagnosis _____

Arthritis

[Signature]

Medical Officer.

From X-ray Laboratory to Ward OP Dr. Strader

Date Sept. 20, 1946
#5875

X-ray or fluoroscopic findings:

Shoulders, Heels,
and Ankles:

Calcification in the region of the supra spinatus muscle is noted of the right shoulder. This may represent calcification in the bursa or in the tendon of a muscle. No other changes are noted on either right or left shoulder.

IMPRESSION:

- (1) CALCIFICATION, RIGHT SHOULDER, REGION OF INSERTION OF SUPRA SPINATUS MUSCLE.
- (2) ROENTGENOLOGICALLY NORMAL CERVICAL SPINE, LEFT SHOULDER, BOTH ANKLES AND HEELS.

ARB/ix

700240

EXHIBIT 7 PAGE 46

PLATE-VIII

Number	Line	Part Examined	Disposition
<u>5</u>	<u>8</u>	SPINE 10X	
<u>5</u>	<u>8</u>	BONES 6A	

[Signature]

Re-exposed (if)

7-017-422.

Herbert L. Fayette R.

II

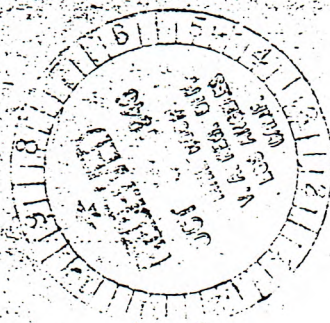
Operator

(Giving name)

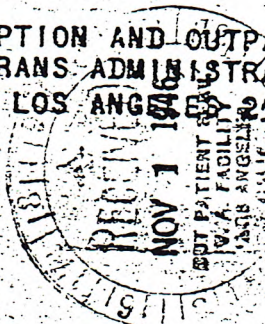
Chief Radiologist

(Signature)

(Caption No.)



RECEPTION AND OUTPATIENT SERVICE
VETERANS ADMINISTRATION CENTER WILSHIRE AND SAWTELLE
WEST LOS ANGELES 25 CALIF

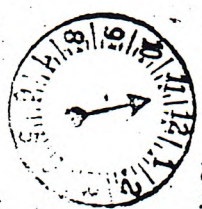


RECEIVED V.A.
MEDICAL DIVISION - EMMERSON

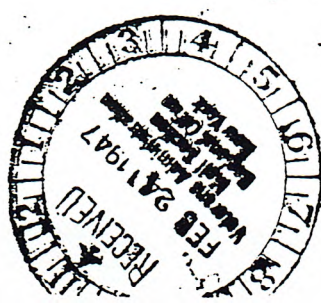
APR 17 1947
SCRANTON, PA.

EXHIBIT 7 PAGE 47

MAIL ROOM
SURGEON GENERAL
WASHINGTON, D.C.



RECEIVED
Veterans Administration
APR 17 1947



21 November 1946

VETERANS ADMINISTRATION
Adjudication Office
Los Angeles, 25) Calif.

RE: Claim 37017422
ATTN: Mr. Allen Carter

I mailed you sometime ago concerning
my inability to report October 31st for further
examination.

Having heard no word from you, I
write to advise that my address for mail
is Rm. 418 Security Bldg., Pasadena, Calif.
but I am located at present on Santa Catalina
Island, taking care of some yachts.

I was unable to report for further examination
because I was both ill and broke. I was, in fact,
much disappointed that you required further
examination for I was ill for about two weeks
after the last one.

I certainly hope you can scare me
up something by way of a pension and get on
after that with retirement proceedings for I
am not getting very well these days and this
job I have will vanish shortly. Because of the
way boats run over here I would have to put in
two nights on the fairland and the cost is quite
beyond me.

Sincerely yours,

Allen Carter
Allen Carter



PACIFIC TELEGRAM



CLASS OF SERVICE

Full Rate	
-----------	--

Day Letter	SYMBOL DAY L
------------	-----------------

Night Letter	SYMBOL N L
--------------	---------------

IF NEITHER OF THE TWO SYMBOLS SHOWN ABOVE APPEARS AFTER THE CHECK (NUMBER OF WORDS) THIS IS A FULL RATE TELEGRAM. OTHERWISE ITS CHARACTER IS INDICATED BY THE SYMBOL APPEARING AFTER THE CHECK.

EM (1140P) 35 NL AVALON CALIF OCT 29 1946

RECEPTION AND OUTPATIENT SERVICE
VETERANS ADMINISTRATION (SAWTELLE)
WEST LOSANGELES 25 CALIF

REGARDING YOUR LS3670100007 VA1947 AUTHORIZATION TO REPORT
OCTOBER 31 REGARDING SUPPLEMENTAL EXAMINATION ON MY CLAIM

C7017422 AM PHYSICALLY AND FINANCIALLY UNABLE TO APPEAR

NOTE NEW ADDRESS BOX 115 AVALON CALIFORNIA ADVISE

EAFAYETTE R HUBBARD

*C 7,017, 422
case file
has 526*

RECEIVED TELEPHONE
TO *Mrs. Noah Smith*
TIME *7:48 A.M.* DATE *10-30-46*
OPERATOR No. *DM*



VETERANS ADMINISTRATION
Scranton Sub-Regional Office
116-118 N. Washington Avenue
Scranton, Pennsylvania

February 28, 1947.

YOUR FILE REFERENCE:

IN REPLY REFER TO:
C-7 017 477

56A-8E

Mr. Lafayette R. Hubbard
Box 70
Stroudsburg, Pennsylvania

Dear Mr. Hubbard:

Kindly inform this office as to where and when you will be available for a physical examination in connection with your appeal from the last determination made in your case. Furthermore, it is requested that you inform this office as to whether you desire to continue the prosecution of your appeal.

Communications relative to your claim should bear your full name, address and C-7 017 477.

Very truly yours,

FRANK G. HARRISON
Adjudication Officer

RL

MAR 1 -

FILE SECTION

EXHIBIT 7 PAGE 50

March 8, 47
P.O. Box 270
Stroudsburg, Pa.

Adjudication Officer
Veteran's Administration
116-118 N. Washington Ave.
Scranton, Pa..

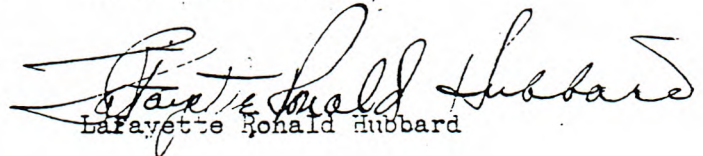
Dear Mr. Harrison;

Relative to my claim C-7 017 422 mentioned in your
reply 56A-8E: I very much desire to continue the prosecution
of my appeal.

The physical examination made by the Veteran's Administration
in Los Angeles was nearly complete and I was informed that they
required a supplemental examination only.

I would like to receive the supplemental physical examination
as soon as it is conveniently possible.

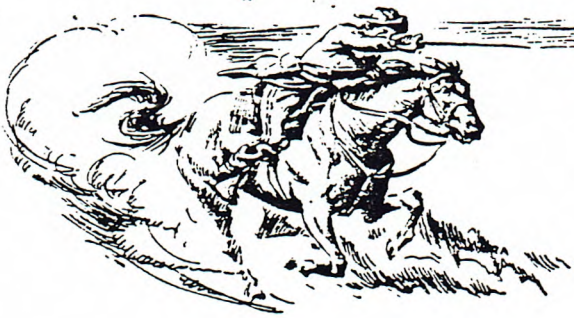
Yours very truly,


Lafayette Ronald Hubbard

MAIL ROOM
VETERAN'S ADMINISTRATION
SCRANTON, PA.



RECEIVED
VETERAN'S ADMINISTRATION
MAR 11 1947



Explorer's Club
10 West 72nd St.
New York City.
May 13, 1947

The Veteran's Administration
Sub-Regional Office.
Scranton, Pa.

Gentlemen;

C7017422

I have a claim pending and a physical examination was ordered for me at the Stroudsburg General Hospital in connection with it.

I reported as ordered and they were able only to do a malaria smear on me and would have required a week or more before an eye examination could be given to me.

Affairs and unalterable circumstances have called me away temporarily but indefinitely.

If possible I shall contrive an eye examination at some VA hospital and if this is irregular, ask you for authority on any VA hospital for such examination as I am very definitely dismayed not to have been able to have the eye examination for my eyes are very bad.

Please give me a temporary change of address for mail only to the above but do not shift my records. I will either return to Pennsylvania or be enrolled for training somewhere. Mail to the Explorer's Club will reach me.

I wish you would consider an eye examination from some VA hospital which I could visit so that this claim, long pending, could be settled.

Sincerely,

W. H. Hubbard
W. H. Hubbard

FILE

AUG 14 1947

H
R
H

Box 224
Port Orchard, Washington
July 18, 1947

Veteran's Administration
Scranton, Pa.

RE CLAIM 7017422

7-12-47

Gentlemen;

In May I was ordered to report to the Monroe County General Hospital for an eye examination and a blood smear relative to my claim.

I reported as ordered and received a blood smear test. On trying to get an eye examination I was informed that I would not be able to receive one for at least a week and there was no certainty of that.

RECEIVED

JUL 23 1947

FILE SECTION

Simultaneously with your report I received disagreeable news in the west and was forced to leave Stroudsburg, Pa. without my eye examination.

After much delay here in the Seattle Regional Office I have been informed that if you will authorize them to make this eye examination they will do so and forward the report to you.

AUG 1 1947

I will be in the west for an undetermined period but will have to return east. In view of the excessive delays in forwarding of records and in view of the fact that my claim has been pending so long, through no fault of my own, would you please authorize my eye examination in Seattle so that the records may be completed and I can receive my adjustment if found grantable.

I am extremely anxious to have the records completed properly after my service and would consider it a great favor if you would so authorize Seattle to examine my eyes and forward the report to you. After much discussion with Seattle it seems that this is the only way I can ever get my records complete for I cannot contemplate another forwarding when my home is in the east.

Sincerely,

L. Ron Hubbard
L. Ron Hubbard

LaFayette Ronald HUBBARD
Claim 7017422

Formerly Box 270 Stroudsburg but now above address protem.

Box 297
North Hollywood, Calif.
October 9, 1947

VETERANS ADMINISTRATION
Seattle, Wash.

Gentlemen;

Having removed to the above address as of
a month ago I am unable to comply with your
authorization to report as enclosed.

I am sorry not to have been able to receive
this examination for I have been trying for
some time to complete it.

My removal to California was under
advisement of the Veterans Administration
relative to schooling, Public Law 16,
in order to rehabilitate me.

Thank you for this chance to complete the
examination. I can only hope that it can be
finished here.

Sincerely,

Lawrence R. Hubbard
Lawrence R. HUBBARD
C-7017422

*My words are now
in Los Angeles.*

RE: LaFayette Ronald HUBBARD,
C-7017422
Lt. USMR 113392

FILED

OCT 29 1947

B. C. AA. 25

Box 297
North Hollywood, Calif.
October 15, 1947

Medical
VETERANS ADMINISTRATION
Los Angeles, 25, Calif.

Gentlemen;

This is a request for treatment.

My residence is north of North Hollywood, but I attend school at Geller Theater Workshop, Fairfax and Wilshire, Los Angeles. It would be appreciated if any out-physician selected would be located near my school as I have a vacant hour and a half from 1 to 2:30 four days each week at school. I work at night six days per week.

I was placed on certain medication back east and have continued it at my own expense.

After trying and failing for two years to regain my equilibrium in civil life, I am utterly unable to approach anything like my own competence. My last physician informed me that it might be very helpful if I were to be examined and perhaps treated psychiatrically or even by a psycho-analyst. Toward the end of my service I avoided out of pride any mental examinations, hoping that time would balance a mind which I had every reason to suppose was seriously affected. I cannot account for nor rise above long periods of moroseness and suicidal inclinations, and have newly come to realize that I must first triumph above it is before I can hope to rehabilitate myself at all.

I cannot leave school or what little work I am doing for hospitalization due to many obligations, but I feel I might be treated outside, possibly with success. I cannot, myself, afford such treatment.

Would you please help me?

Sincerely,

L. R. Hubbard
L. R. Hubbard

RE: LaFayette Ronald HUBBARD,
C-7017422
Lt. USNR 113392

ADJ. VLA FILE

LRH

FILED

OCT 29 1947

B. C. AA. 25

Box 297
North Hollywood, Calif.
October 15, 1947

Medical
VETERANS ADMINISTRATION
Los Angeles, 25, Calif.

Gentlemen;

This is a request for treatment.

My residence is north of North Hollywood, but I attend school at Geller Theater Workshop, Fairfax and Wilshire, Los Angeles. It would be appreciated if any out-physician selected would be located near my school as I have a vacant hour and a half from 1 to 2:30 four days each week at school. I work at night six days per week.

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Would you please help me?

Sincerely,

LaFayette R. Hubbard
LaFayette R. Hubbard

EXHIBIT 7 PAGE 56

PLAINTIFF'S
EXHIBIT
336

70061

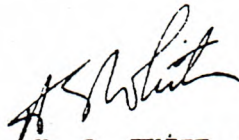
CLINICAL RECORD		CONSULTATION SHEET	
TO: ORTHOPEDIC CLINIC	FROM: (Designating ward or unit) PR	DATE OF REQUEST 12/11/47	
REASON FOR REQUEST (Complete and indicate) <p>This patient is being examined on form 2545. In 1942, he fell down a ladder on a ship stating that he injured his back, right hip, left knee, and right heel. X-rays have been requested. There is marked tenderness over D-6. Please examine and record findings, diagnosis, and recommendations.</p>			
PROVISIONAL DIAGNOSIS 			
DOCTOR'S INITIALS Dr. Nyquist	APPROVED 	PLACE OF CONSULTATION <input type="checkbox"/> BEDSIDE <input type="checkbox"/> ON CALL	<input type="checkbox"/> ROUTINE <input type="checkbox"/> EMERGENCY
CONSULTATION REPORT <p>HISTORY: Essentially as above. Patient injured his back in 1942 falling off a ladder on a ship. He sustained injuries to his back, right hip, left knee and right heel.</p> <p>At the present time patient complains of pain in the upper back on prolonged standing walking; sitting. Also complains of pain in the right hip, left knee and right heel on prolonged walking or standing on cement walks.</p> <p>EXAMINATION: Examination at this time reveals that patient stands with some abdominal sag. He has marked rounding of shoulders. The head is held flexed. There is some tightness of the erector spinae muscles in the lower dorsal area. There is marked tenderness to pressure over the spinous process of approximately D-8 or D-9. There also tenderness to pressure on the right muscles in this area. Forward flexion is limited to 4 inches from the ground. Lateral bending not restricted. Rotation not restricted. Back bending is slightly restricted with some discomfort. In the prone position he has full range of hip motion. Straight leg raising is negative to 20 degrees bilaterally. Lesage's sign is negative but when tested there is a complaint pain in the calves. In the prone position some of the tightness in the erector spin on the right persists, in the area of tenderness also persists. Heel to buttocks test negative and tests for sacro-iliac pathology are negative. Neurological examination reveals sensation is intact throughout to fine touch and sharp-dull discrimination. No evidence of dorsiflexion, weakness of the foot or great toes. Has a full range of knee motion bilaterally. No medial or lateral instability. No increase in the AP motion. No evidence of increased fluid. He has a full range of ankle and subtalar motion. Both feet are flexible. No static deformities. Reflexes are hyperactive but physiological and equal.</p> <p style="text-align: right;">EXHIBIT 7 PAGE 57</p> <p>X-RAYS: AP of the entire spine, lateral of the entire spine, left knee and right knee reviewed. In the cervical there is some straightening of the normal lordotic curve but no evidence of narrowing of the joints or arthritic changes. In the dorsal film</p> <p style="text-align: right;">H. L. KNEIF, JR. SIGNATURE—H.L.K.</p> <p style="text-align: center;">(Continued on reverse side)</p>			
LAST NAME—FIRST NAME—MIDDLE INITIAL HUBBARD, L.R.		REGISTER NO. 2545	X-RAY NO. PR

PLAINTIFF'S
 EXHIBIT
 338

CLINICAL RECORD		CONSULTATION SHEET	
TO: <div style="text-align: center;">ORTHOPEDIC CLINIC</div>	FROM: <i>(Requesting ward or unit)</i> <div style="text-align: center;">PR</div>	DATE OF REQUEST <div style="text-align: center;">12/11/47</div>	
REASON FOR REQUEST <i>(Complaints and findings)</i> <p>This patient is being examined on form 2545. In 1942, he fell down a ladder on a ship stating that he injured his back, right hip, left knee, and right heel. X-rays have been requested. There is marked tenderness over D-6. Please examine and record findings, diagnosis, and recommendations.</p>			
PROVISIONAL DIAGNOSIS 			
DOCTOR'S INITIALS <div style="text-align: center;">Dr. Nyquist</div>	APPROVED	PLACE OF CONSULTATION <div style="display: flex; justify-content: space-around;"> <input type="checkbox"/> BEDSIDE <input type="checkbox"/> ON CALL </div>	<input type="checkbox"/> ROUTINE <input type="checkbox"/> EMERGENCY
CONSULTATION REPORT			
<div style="text-align: right;">DATE _____</div> <p>HISTORY: Essentially as above. Patient injured his back in 1942 falling off a ladder on a ship. He sustained injuries to his back, right hip, left knee and right heel.</p> <p>At the present time patient complains of pain in the upper back on prolonged standing, walking, sitting. Also complains of pain in the right hip, left knee and right heel, on prolonged walking or standing on cement walks.</p> <p>EXAMINATION: Examination at this time reveals that patient stands with some abdominal sag. He has marked rounding of shoulders. The head is held flexed. There is some tightness of the erector spinae muscles in the lower dorsal area. There is marked tenderness to pressure over the spinous process of approximately D-8 or D-9. There is also tenderness to pressure on the right muscles in this area. Forward flexion is limited to 4 inches from the ground. Lateral bending not restricted. Rotation not restricted. Back bending is slightly restricted with some discomfort. In the prone position he has full range of hip motion. Straight leg raising is negative to 80 degrees bilaterally. Lesague's sign is negative but when tested there is a complaint of pain in the calves. In the prone position some of the tightness in the erector spinae on the right persists, in the area of tenderness also persists. Heel to buttocks test negative and tests for sacro-iliac pathology are negative. Neurological examination reveals sensation is intact throughout to fine touch and sharp-dull discrimination. No evidence of dorsiflexion, weakness of the foot or great toes. Has a full range of knee motion bilaterally. No medial or lateral instability. No increase in the AP motion. No evidence of increased fluid. He has a full range of ankle and subtalar motion. Both feet are flexible. No static deformities. Reflexes are hyperactive but physiological and equal.</p> <p>X-RAYS: AP of the entire spine, lateral of the entire spine, left knee and right heel reviewed. In the cervical there is some straightening of the normal lordotic curve but no evidence of narrowing of the joints or arthritic changes. In the dorsal films</p> <div style="text-align: right; margin-top: 10px;"> H. L. WHITE, M.D. <small>(SIGNATURE—TITLE)</small> </div>			
<i>(Continued on reverse side)</i>			
LAST NAME—FIRST NAME—MIDDLE INITIAL <div style="text-align: center;">HUBBARD, L.R.</div>	REGISTER NO. <div style="text-align: center;">2545</div>	WARD NO. <div style="text-align: center;">PR</div>	

there seems to be some dorsal kyphosis. This is gradual and not marked. There is some hypertrophic changes at the anterior margin of the lower dorsal vertebrae but this is not marked. There seems to be no narrowing of the interspaces or of the vertebrae. The views of the lumbar spine are normal. AP of the right hip shows on comparison with the left that there is some hypertrophic change at the lateral margin, but this again is not marked. X-rays of the left knee and right heel are entirely normal.

IMPRESSION: 1. Myositis, chronic, recurrent, dorsal muscles of the back.
Can find no objective evidence of orthopedic disease of the right hip, left knee or right heel.



H. L. WHITE, MD

CLINICAL RECORD		CONSULTATION SHEET	
TO:	FROM: (If referring ward or unit)	DATE OF REQUEST	
REASON FOR REQUEST (Complaints and Findings)			
<div style="float: right; border: 2px solid black; padding: 5px; text-align: center;"> PLAINTIFF'S EXHIBIT <u>340</u> </div>			
PROVISIONAL DIAGNOSIS			
DOCTOR'S INITIALS	APPROVED	PLACE OF CONSULTATION <input type="checkbox"/> BEDSIDE <input type="checkbox"/> ON CALL	<input type="checkbox"/> ROUTINE <input type="checkbox"/> EMERGENCY

CONSULTATION REPORT

GASTROENTEROLOGICAL CONSULTATION

DATE _____

HISTORY: Patient entered the Service in November 1941, and in April 1943, he started to have gastric distress, consisting of growing mid-epigastric pain, before meals not during the night, relieved by meals, associated with burning, and nausea. He also vomited, but being on the sea, it could have been due to sea-sickness. He was hospitalized in July, 1943 for back-pain, when a G. I. Work-up showed Duodenal Ulcer. He was put on Sippy diet with improvement. After he was returned to duty his previous symptoms soon recurred. He was hospitalized in April, 1945, when Ulcer was found again. He stayed in the hospital until February 1946, when he was separated from the Service for Non-medical reasons.

Since then, he has had medical care on several occasions, but has not been hospitalized. He has been following a fairly strict diet, with occasional amphetal and phenobarbital. His symptoms have been recurring for a period of two or three months, in every three or four months, however, he has some pain even during intervals, when nervous or not following diet. His last spell ended one month ago. Symptoms are the same as he had in the Service, except for additional night-pain, and absence of vomiting. No history of hematemesis or melena. He has poor appetite, no loss of weight, and the bowels are constipated. P. H. negative except for upper respiratory allergy, which is well-controlled by benadryl. He drinks no alcohol or coffee, and smokes very little.

PHYSICAL EXAMINATION: Negative, except for high mid-epigastric tenderness.

G. I. Series: No evidence of G. I. Pathology.

DIAGNOSIS: Although the history is suggestive of peptic ulcer, no organic disease could be demonstrated, at this time. It is suggested that his previous X-Ray films, taken while in service, should be inspected. If they show presence of an ulcer, the diagnosis of Peptic (Duodenal?) Ulcer, chronic, presently inactive can be established.

L. E. Hubbard
(Continued on reverse sheet) E. E. RUSSAR, M. D.

LAST NAME—FIRST NAME—MIDDLE INITIAL

Hubbard, L. E.

REGISTER NO.

2545

WARD NO.

70

VA FORM 10-2614d-6
(Rev. 11-47)

Replaces VA Test Form 10-7614d-6 September 1946, which may be used, and supersedes VA Form 2614d-6 June 1945, which may NOT be used.

10-61100-1

CONSULTATION SHEET
U. S. GOVERNMENT PRINTING OFFICE

CLINICAL RECORD		CONSULTATION SHEET	
TO:	FROM: <i>(Requesting ward or unit)</i>	DATE OF REQUEST	
REASON FOR REQUEST <i>(Complaints and findings)</i>			
PROVISIONAL DIAGNOSIS			
DOCTOR'S INITIALS	APPROVED	PLACE OF CONSULTATION <input type="checkbox"/> BEDSIDE <input type="checkbox"/> ON CALL	<input type="checkbox"/> ROUTINE <input type="checkbox"/> EMERGENCY
<div style="display: flex; justify-content: space-between;"> CONSULTATION REPORT GASTROENTEROLOGICAL CONSULTATION DATE _____ </div> <p>HISTORY: Patient entered the Service in November 1941, and in April 1943, he started to have gastric distress, consisting of gnawing mid-epigastric pain, before meals not during the night, relieved by meals, associated with burning, and nausea. He also vomited, but being on the sea, it could have been due to sea-sickness. He was hospitalized in July, 1943 for back-pain, when a G. I. Work-up showed Duodenal Ulcer. He was put on Sippy diet with improvement. After he was returned to duty his previous symptoms soon recurred. He was hospitalized in April, 1945, when Ulcer was found again. He stayed in the hospital until February 1946, when he was separated from the Service for Non-medical reasons.</p> <p>Since then, he has had medical care on several occasions, but has not been hospitalized. He has been following a fairly strict diet, with occasional amphotojel and phenobarbital. His symptoms have been recurring for a period of two or three months, in every three or four months, however, he has some pain even during intervals, when nervous or not following diet. His last spell ended one month ago. Symptoms are the same as he had in the Service, except for additional night-pain, and absence of vomiting. No history of hematemesis or melena. He has poor appetite, no loss of weight, and the bowels are constipated. P. H. negative except for upper respiratory allergy, which is well-controlled by benadryl. He drinks no alcohol or coffee, and smokes very little.</p> <p>PHYSICAL FINDINGS: Negative, except for high mid-epigastric tenderness. G. I. Series: No evidence of G. I. Pathology.</p> <p>DIAGNOSIS: Although the history is suggestive of peptic ulcer, no organic disease could be demonstrated, at this time. It is suggested that his previous X-Ray films, taken while in service, should be inspected. If they show presence of an ulcer, the diagnosis of Peptic (Duodenal?) Ulcer, chronic, presently inactive can be established.</p> <div style="text-align: right; margin-top: 20px;"> <small>(SIGNATURE—TITLE)</small> A. E. HUSSAR, M. D. </div> <div style="text-align: center; margin-top: 5px;"> <i>(Continued on reverse side)</i> </div>			
LAST NAME—FIRST NAME—MIDDLE INITIAL		REGISTER NO.	WARD NO.
Hubbard, L. R.		2545	00

1-11-47

CHECK ONE <input type="checkbox"/> BEDSIDE, WHEEL CHAIR, OR STRETCHER <input checked="" type="checkbox"/> BED PATIENT <input checked="" type="checkbox"/> AMBULATORY		LAST NAME-FIRST NAME-MIDDLE INITIAL Hunt, R., Le Royette, R. L.		REGISTER NO. 11-1	WARD NO. Pr
PART TO BE EXAMINED G. I. series.		REQUESTED BY H. J. LEVINE, M.D.		DATE 11-18-47	
PERTINENT HISTORY AND PROVISIONAL DIAGNOSIS Duodenal ulcer.					
FINDINGS 12-10-47 G. I. SERIES: The esophagus and stomach are normal. No retained gastric secretion. At fluoroscopy the duodenal bulb was seen to fill out well and have a normal contour. Films fail to demonstrate any constant deformity or ulcer crater. Remainder of duodenum and jejunum has a normal mucosal pattern. A three hour film shows the stomach empty and the barium located in the terminal ileum and distal colon. CONCLUSION: No evidence of upper G. I. pathology. G. E. Stein, M. D. <i>GES</i>					
<div style="text-align: right;">(SIGNATURE OF RADIOLOGIST)</div>					

VA FORM 10-2614h-2 Replaces VA Form 10-2614h-1, Sep 46, which may be used, and superseded VA Form 2614h, Nov 43, which may NOT be used.

X-RAY REPORT DATE

EXHIBIT 7 PAGE 102 700536

PLAINTIFF'S
EXHIBIT
337

TO BE DATED AND READY BY 9: 30

CHECK ONE <input type="checkbox"/> BEDSIDE, WHEEL CHAIR, OR STRETCHER <input type="checkbox"/> BED PATIENT <input type="checkbox"/> AMBULATORY		LAST NAME—FIRST NAME—MIDDLE INITIAL HUBBARD, ixRx LaFayette Ronald	REGISTER NO. 2545	WARD NO. PR
		REQUESTED BY Dr. Nyquist	DATE 12/11/47	
PART TO BE EXAMINED		DATE OF PREVIOUS X-RAY		
Flat plate of abdomen after barium is evacuated AP and lateral cervical, thoracic, and lumbar spine, right hip		left knee, rt. heel		
PERTINENT HISTORY AND PROVISIONAL DIAGNOSIS Marked tenderness over D-6				
FINDINGS				
12-15-47				
DORSAL SPINE: There is a suggestion of compression of the anterior and lateral and left lateral portions of the superior articular end plate of D6. Due to considerable secondary radiation, details are not clearly visible and cone shots of the area are recommended. The remainder of the dorsal spine is normal.				
LUMBAR SPINE: No demonstrable abnormalities of vertebra or interspaces. Flat plate of the abdomen, shows no unusual gaseous dilatation. Kidney shadows are possibly normal. Psoas margins are well outlined.				
RIGHT TROCH HIP: No demonstrable abnormalities of bones or joints.				
LEFT KNEE: No bone or joint abnormalities.				
RIGHT HEEL: No demonstrable fractures or dislocations.				
CERVICAL SPINE: Loss of the normal lordotic curve, but no other demonstrable abnormality.				
CONCLUSION: Probably compression fracture of the superior end plate of the 6th D6. However, detail is not too good and cone shots AP and lateral over the area are recommended.				
G. B. Stein, H. D. (SIGNATURE OF RADIOLOGIST)				

VA FORM 10-2614h-2

Replaces VA Form 10-2614h-1, Sep 46, which may be used, and superseded VA Form 2614b, Nov 43, which may NOT be used.

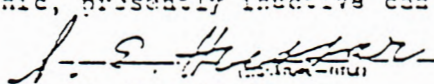
X-RAY REPORT

DATE

EXHIBIT 7 PAGE 13

700001

PLAINTIFF'S
EXHIBIT
339

CLINICAL RECORD		CONSULTATION SHEET	
TO:	FROM: (If practicing world or walls)	DATE OF REQUEST	
REASON FOR REQUEST (Complaints and Findings)			
PROVISIONAL DIAGNOSIS			
DOCTOR'S INITIALS		APPROVED	PLACE OF CONSULTATION <input type="checkbox"/> BEDSIDE <input type="checkbox"/> ON CALL <input type="checkbox"/> ROUTINE <input type="checkbox"/> EMERGENCY
CONSULTATION REPORT			
GASTROENTEROLOGICAL CONSULTATION			
DATE _____			
<p>HISTORY: Patient entered the Service in November 1941, and in April 1943, he started to have gastric distress, consisting of gnawing mid-epigastric pain, before meals not during the night, relieved by meals, associated with burning, and nausea. He also vomited, but being on the sea, it could have been due to sea-sickness. He was hospitalized in July, 1943 for back-pain, when a G. I. Work-up showed Duodenal Ulcer. He was put on Sippy diet with improvement. After he was returned to duty his previous symptoms soon recurred. He was hospitalized in April, 1945, when Ulcer was found again. He stayed in the hospital until February 1946, when he was separated from the Service for Non-medical reasons.</p> <p>Since then, he has had medical care on several occasions, but has not been hospitalized. He has been following a fairly strict diet, with occasional amphetol and phen herbital. His symptoms have been recurring for a period of two or three months, in every three or four months, however, he has some pain even during intervals, when nervous or not following diet. His last spell ended one month ago. Symptoms are the same as he had in the Service, except for additional night-pain, and absence of vomiting. No history of hematemesis or melena. He has poor appetite, no loss of weight, and the bowels are constipated. P. K. negative except for upper respiratory allergy, which is well-controlled by benadryl. He drinks no alcohol or coffee, and smokes very little.</p> <p>PHYSICAL EXAMINATION: Negative, except for high mid-epigastric tenderness.</p> <p>G. I. Series: No evidence of G. I. Pathology.</p> <p>DIAGNOSIS: Although the history is suggestive of peptic ulcer, no organic disease could be demonstrated, at this time. It is suggested that his previous X-Ray films, taken while in service, should be inspected. If they show presence of an ulcer, the diagnosis of Peptic (Duodenal?) Ulcer, chronic, presently inactive can be established.</p>			
 (Continued on reverse side) E. S. HUBBARD, M. D.			
LAST NAME-FIRST NAME-MIDDLE INITIAL		REGISTER NO.	WARD NO.
Hubbard, E. S.		2545	

PLAINTIFF'S
 EXHIBIT
340

Box 297
No. Hollywood, Calif.
January 27, 1948

Veterans Administration
Los Angeles, Calif.

RE: Your 44R-4AC23 of Jan '48
My C No. 701-7422

Gentlemen;

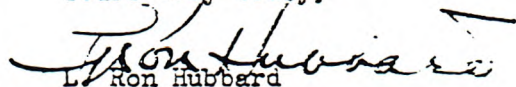
I receive with some surprise your communication relative to a debt to you of \$51 overpay on my school subsistence from Nov. 14, 47 to Nov. 30, 47. On carefully checking my records it seems that you must be right.

On Nov. 14, '47 I left school as physically unable to continue the studies. Being ill and broke I did not sufficiently question my checks received but cashed your check with a delayed pension check and evidently confusing the two.

I cannot imagine how to repay this \$51.00 as I am nearly penniless and have but \$28.50 to last me for nearly a month to come. Since leaving school in mid-November I have made \$115.00 from various sources - About \$40 from the sale of two bits to magazines in late November and the repayment of a "bad debt" for \$75. These comprise my income to date except for the sale of a typewriter tonight for the above \$28.50. My expenditures consist of \$27 a month trailer rent and \$80 a month food for my wife and self which includes gas, cigarettes and all incidentals. I am very much in debt and have not been able to get a job but am trying to resume my pre-war profession of professional writing. My health has been bad and I feel that if I could just get caught up financially I could write a novel which has been requested of me and so remedy my finances. It would take me three months and even then I would not be able to guarantee solvency. Is there any provision in the Veteran's Administration for grants or loans or financing so that I could get back on my feet?

Hoping the above will answer you questions, I remain

Yours very truly,


L. Ron Hubbard

RATING SHEET

jcs

INSTRUCTIONS - If stencil is not used to fill in information in caption, then type only those items which are unshaded.

NAME HUBBARD, Lafayette Ronald C 7 017 422		DATE OF RATING 2-19-48	
ADDRESS		DATE OF LAST EXAMINATION	
CITY	STATE	DATE OF CLAIM	OCCUPATIONAL DETERMINATION (if required)
TYPE DISCH.	DATE SERVICE	ACTIVE DUTY DATE	DATE R.A.D.
DATE OF BIRTH	PLACE OF BIRTH	NAME	RACE

RATINGS

(2 Cont.)

2507 --- 12-11-46

Rating of 2-13-46 is amended and superseded to allow service connection and compensable ratings for infection of eyes, bursitis of right shoulder, and arthritis of multiple joints, all of which conditions were noted in service, and shown to be present by VA examinations of 9-19-46 and 12-11-47. Rating for multiple arthritis is increased based on recent exam. of 12-11-47, which demonstrates increased back disability, not shown previously.

Conditions claimed by veteran's P-9 dated 7-4-46, considered in above rating.

RATED 1945-S-CLASS 2

NO COMMENT



RATING SPECIALIST (Medical) <i>M. D. Robert M. D.</i> M. H. COINICK, M.D.	RATING SPECIALIST (Claims) <i>J. J. ...</i> J. J. ...	RATING SPECIALIST (Occupational) <i>W. S. ...</i> W. S. ...
RATING BOARD NO. IV		VETERANS ADMINISTRATION 16-7 Los Angeles

RATING SHEET

jos

INSTRUCTIONS - If stencil is not used to fill in information in caption, then type only those items which are unshaded.

NAME HUTCHARD, Lafayette Donald C 7 017 422		DATE OF RATING 2-19-48	
ADDRESS Box 397 North Hollywood		DATE OF LAST EXAMINATION 12-11-47	
CITY North Hollywood, Calif.	STATE Calif.	DATE OF CLAIM 11-27-41	OCCUPATIONAL DETERMINATION (If required)
TYPE DISCH. HD	DATE SERVICE 11-27-41	ACTIVE DUTY DATE 2-16-46	DATE R.A.S.
DATE OF BIRTH	PLACE OF BIRTH	RANK	BRANCH

RATINGS

A. Inc. W.II VR 1(a) Pt I Par I(a)
 10% from 2-17-46 to 3-31-46
 10% from 4-1-46
 7305 RUOPEMAL ULCER
 10% from 2-17-46 to 3-31-46
 10% from 3-31-46
 5015 BURNITIS, CALCIFIED, RIGHT SHOULDER
 10% from 2-17-46 to 12-10-47
 30% from 12-11-47
 5003 ARTHRITIS, RHEUMATOID, MULTIPLE JOINTS,
 RIGHT HIP, TORSAL SPINE AND ANKLES, WITH
 RECURRENT CRAN. NECROSIS
 10% from 2-17-46 to 3-31-46
 10% from 4-1-46
 6016 BLEPHAROC-CONJUNCTIVITIS, CHRONIC, BILATERAL
 0% from 2-17-46 to 3-31-46
 0% from 4-1-46
 MALARIA

L. Constitutional or developmental abnormality--not
 a disability under the law. MYOPIA ASTIGMATISM, CORRECTED VISION
 20/20 BILATERAL

SPRAIN, LEFT EYELID claimed by veteran, not shown by evidence
 of record.

COMB; 30% from 2-17-46 to 12-10-47
 40% from 12-11-47

(Cont. Page 2)

Regional Office
1380 South Sepulveda Blvd.
Los Angeles 25, California

February 26, 1948

WLB-SCDE

Mr. LaFayette R. Hubbard
Box 297
No. Hollywood, California

C 7 017 422

Dear Mr. Hubbard:

A report of your examination on December 11, 1947, has been carefully considered, together with all other evidence in your case file. It has been determined that your previous rating of 10% disabled due to your duodenal ulcer condition should be confirmed and continued.

Your right shoulder condition was held 10% disabling. Your arthritis condition of the right hip, spine, and ankles was held to be 10% disabling from February 17, 1946 to December 10, 1947, and 20% disabling from December 11, 1947.

Your inflammation of the eyes condition was held to be 10% disabling. Your condition of astigmatism is not a disability for which compensation can be paid.

The condition of sprained left knee claimed by you is not shown by the evidence of record.

Your combined rating is 30% disabled from February 17, 1946 to December 10, 1947, and 40% disabled from December 11, 1947. Your award has been adjusted to pay you at the rate of \$34.50 monthly from February 17, 1946 to August 31, 1946; \$41.40 monthly from September 1, 1946 to December 10, 1947; and \$55.20 monthly from December 11, 1947. You will receive the increased amount in due course, less prior payments.

Inasmuch as increased benefits have been granted, it is presumed that you do not wish further action on your appeal.

If no reply is received from you within thirty days from the date of this letter stating that you are still dissatisfied with your rating, your appeal will be considered as abandoned, and no further action will be taken.

7-53 271948


Mr. LaFayette R. Hubbard

C 7 017 422

If you have no further evidence to submit, but have substantial reason to believe that the decision is not in accordance with the law and the facts in your case, you may appeal to the Administrator of Veterans Affairs at any time within one year from the date of this letter. If you wish to appeal, you should so inform this office, and you will be furnished with VA Form R-9 for that purpose.

Very truly yours,

ALLAN CARTER
Adjudication Officer


FILED FEB 27 1947

- 2 -

HCA:mbw

EXHIBIT 7 PAGE 69

OVERPAYMENT NOTICE

FROM: Finance Officer.

Date MAR 5 1948

To: Regional Committee on Waivers.

SUBJECT: Submission for consideration under Title 38,
Section 453, U. S. Code.

Person overpaid: LaFayette R. Hubbard

C-7 017 422 108

Amount of overpayment: \$51.00

Cause of overpayment: Training interrupted

Soldier's name:

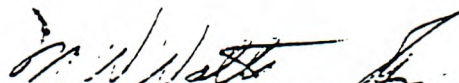
EXPLANATION OF OVERPAYMENT

Paid:	11-14-47 to 11-30-47	\$51.00
Due:	" to "	0.00
Due U.S.		<u>\$51.00</u>

Veteran was paid \$51.00 for the period 11-14-47 to 11-30-47 at the rate of \$90.00 per month, but due to interruption of training was entitled to receive no subsistence for the same period. 1907c, 12-4-47.

VETERANS ADMINISTRATION
Finance Form 1042a
March 1941

U. S. GOVERNMENT PRINTING OFFICE : 1946-O-705341-243



M. W. WATTS, Acting Finance Officer.

MVR

EXHIBIT 7 PAGE 70

DECISION OF REGIONAL COMMITTEE ON WAIVERS		DATE: 3-11-48
NAME OF VETERAN: Lafayette R. Hubbard		C- 7 017 422
NAME OF PAYEE: Same		REGIONAL OFFICE: 3044
QUESTION SHALL RECOVERY OF THE OVERPAYMENT (INCEBTEENESS) BE WAIVED? AT ISSUE: FROM 11-14-47 TO 11-30-47		AMOUNT: \$51.00
FACTS		
1. <input checked="" type="checkbox"/> THE VETERAN RECEIVED SUBSISTENCE ALLOWANCE PAYMENTS UNDER (PUBLIC LAW 346) (PUBLIC LAW 16). HIS TRAINING WAS INTERRUPTED () DISCONTINUED () ON 11-13-47. PAYMENTS CONTINUED THROUGH 11-30-47, RESULTING IN THE ABOVE STATED OVERPAYMENT. THE PAYEE WAS ADVISED OF THE OVERPAYMENT.		
2. <input type="checkbox"/> THE VETERAN WHO IS SINGLE AND WITHOUT DEPENDENTS, HAS BEEN CONTINUOUSLY MAINTAINED BY THE VA FROM _____. HE WAS PAID \$_____ THROUGH _____. THE AWARD WAS REDUCED FROM \$_____ MONTHLY, COMMENCING _____, PURSUANT TO PUBLIC LAW 662, RESULTING IN THE ABOVE STATED OVERPAYMENT. THE VETERAN WAS ADVISED THAT HIS PAYMENTS WOULD BE REDUCED.		
3. <input type="checkbox"/> THE VETERAN WHO IS SINGLE AND WITHOUT DEPENDENTS, REENTERED A VA INSTITUTION ON _____ SUBSEQUENT TO A PREVIOUS DISCIPLINARY DISCHARGE. HE WAS PAID \$_____ MONTHLY THROUGH _____. THE AWARD WAS REDUCED TO \$_____ MONTHLY, COMMENCING _____, PURSUANT TO PUBLIC LAW 662 RESULTING IN THE ABOVE STATED OVERPAYMENT. THE VETERAN WAS ADVISED THAT HIS PAYMENTS WOULD BE REDUCED.		
COMMENTS		
4. <input checked="" type="checkbox"/> IT IS THE OPINION OF THIS COMMITTEE THAT THE PAYEE WAS COGNIZANT OF THE FACT THAT SUCH PAYMENTS WERE NOT AUTHORIZED SUBSEQUENT TO CESSATION OF TRAINING AND THAT THE RECOVERY OF THIS OVERPAYMENT WOULD NOT BE AGAINST EQUITY AND GOOD CONSCIENCE NOR WOULD IT DEFEAT THE PURPOSE OF BENEFITS OTHERWISE AUTHORIZED.		
5. <input type="checkbox"/> IT IS THE OPINION OF THIS COMMITTEE THAT THE RECOVERY OF THIS OVERPAYMENT WOULD NOT BE AGAINST EQUITY AND GOOD CONSCIENCE NOR WOULD IT DEFEAT THE PURPOSE OF BENEFITS OTHERWISE AUTHORIZED SINCE, UNDER THE PROVISIONS OF PUBLIC LAW 662, THIS AMOUNT WILL ACCRUE FOR THE BENEFIT OF THE VETERAN AND BE RELEASED TO HIM UPON HIS DISCHARGE FROM A VA INSTITUTION.		
6. <input type="checkbox"/> IT IS THE OPINION OF THIS COMMITTEE THAT THE PAYEE WAS WITHOUT FAULT IN THIS OVERPAYMENT AND THAT RECOVERY WOULD IMPOSE A HARSHSHIP AND BE AGAINST EQUITY AND GOOD CONSCIENCE.		
DECISION		
<input type="checkbox"/> Recovery is waived		<input checked="" type="checkbox"/> Recovery is not waived
Chairman	Member	Member (alternate) chair- man
Absent	W. F. Schall	Chilcote

TYPE OF HEARING	<u>Final</u>
CASE NO.	<u>C 420153</u>
<u>Adm</u>	EXH. NO. <u>50-88</u>
ADMITTED IN EVIDENCE	
DATE	<u>6-6-84</u>
BY <u>C. A. [Signature]</u> DEPUTY	

RECORD OF PROCEEDINGS
OF THE
NAVAL MEDICAL SURVEY REVIEW BOARD
CONVENED AT THE
NAVY DEPARTMENT
BY ORDER OF
THE SECRETARY OF THE NAVY

To review the release from active service of Lieutenant LaFayette Ronald Hubbard, U. S. Naval Reserve (Inactive), without pay, for physical disability pursuant to the decision of a board of medical survey.

June 11, 1948

EXHIBIT

7 PAGE 72

PLAINTIFF'S
EXHIBIT
342

FILED: [illegible]

Navy Department
Washington, D. C.
Friday, June 11, 1943

The Board met at 1:00 p.m.

Present:

Captain William F. E. Loftin, Medical Corps, U. S. Navy, President;
Captain Howard K. Sessions, Medical Corps, U. S. Navy, Member;
Commander John A. Moreno, U. S. Navy, Member;
Commander Reginald R. Brehm, Medical Corps, U. S. Navy, Member;
Lieutenant Colonel Dorryle M. Feely, U. S. Marine Corps, Member; and
Lieutenant (jg) Charles A. Carroll, Medical Service Corps, U. S. Navy,
Recorder.

The reporter, Julia Prossick, and Mr. Charles E. Weickhardt, of the Veterans of Foreign Wars organization, representative for the petitioner, Lieutenant LaFayette Ronald Hubbard, U. S. Naval Reserve (Inactive), entered.

The petition, copy prefixed hereto, was read.

By statement over his written signature in the petition, copy appended hereto as Exhibit 1(1) and 1(2), the petitioner indicated that he did not desire appear before the Board in person and designated a representative of the above-named organization to appear in his behalf.

The following was read: A letter, dated May 19, 1943, signed by Otto C. Richter, with attached copy of an undated letter, signed by G. J. Walsh, and appended marked Exhibit 2(1), 2(2), 2(3) and 2(4).

President of the Board:

This is the case of Lieutenant LaFayette Ronald Hubbard, which has been certified to this Board by the Chief of the Bureau of Naval Personnel. We have carefully reviewed the medical and service records and are now ready for any additional statement or evidence you may wish to present.

Petitioner's representative:

Counsel has no additional evidence to offer in this case. I would like to call your attention to the fact that the only inference to this so called duodenal ulcer was confirmed in September of 1945. There is nothing indicating that Mr. Hubbard has been in a hospital recently, and it is my opinion that before this Board takes any definite action one way or another it would be acting in the best interest, not only of the applicant but of the service, to find out just exactly what his present condition is. I would recommend that the Board exercise its prerogative to authorize his admittance to a naval hospital for appropriate studies. That is all I have to offer in this case.

Petitioner's representative questioned by a member of the Board:

1. Q. It is noted that a statement accompanying Mr. Hubbard's petition, copy appended marked Exhibit 1(2), states that he spent the ensuing year in a civilian hospital at his own expense. It is presumed that he means immediately following his release. Has he furnished you with any evidence of such hospitalization?
- A. He has not. All that I have is an outline of an examination conducted by the Veterans Administration, showing the various ratings with the dates, copy appended marked Exhibit 2(1), 2(2), 2(3), and 2(4), but there is nothing showing that the Veterans Administration actually hospitalized him. I don't know and couldn't find in the record that any such information is available to the Board. For instance, on February 13, 1946, the Veterans Administration received from him an application for compensation on the following: duodenal ulcer; pains in side; headaches; eyes; rheumatism (osteoarthritis); left knee sprain; conjunctivitis; active; arthritis, right hip and shoulder; recurrent malaria (see Exhibit 2(2)). On February 12, 1947, the Veterans Administration assigned the following ratings based on two Veterans Administration examinations and a letter from Dr. Walsh: Ten per cent. rating from February 17, 1946, for duodenal ulcer; ten per cent. rating from February 17, 1946, for bursitis, calcified, right shoulder; ten per cent. from February 17, 1946 until December 10, 1947; and a twenty per cent. rating from December 12, 1947 for right hip, dorsal spine, and recurrent myositis. Then they rerated him and from February 17, 1947 to December 10, 1947 gave a combined rating of thirty per cent., and forty per cent. from December 12, 1947 (see Exhibit 2(3)). The whole thing as it stands today amounts to a forty per cent. combined rating, which he is receiving on his various disabilities that the Veterans Administration presumably found to be of service origin. To my mind, gentlemen, the Navy doesn't have sufficient evidence or information that the duodenal ulcer is disabling for the performance of naval duty.

I cannot offer anything else, gentlemen. I am merely interested this applicant receiving the benefit of the doubt.

The petitioner's representative desired to make no further statement.

No member of the Board desired to question further the petitioner's representative.

All persons not members of the Board were excused from further attendance.

The Board is of the opinion that the defect for which the petitioner was medically surveyed, namely, ulcer, duodenal, is not the result of his own misconduct, was incurred in the line of duty, did not exist prior to his appointment as an officer in the U. S. Naval Reserve, but that this condition is usually remediable and does not permanently disqualify the petitioner useful active duty in the naval service.

The Board, therefore, recommends that the petitioner be not authorized to appear before a naval retiring board.

William F. E. Loftin
William F. E. Loftin
Captain, Medical Corps, U.S. Navy, Pres

Howard K. Sessions

Howard K. Sessions
Captain, Medical Corps, U. S. Navy, Member

John A. Moreno

John A. Moreno
Commander, U. S. Navy, Member

Reginald R. Rambo

Reginald R. Rambo
Commander, Medical Corps, U. S. Navy, Member

Dwight H. Seely

Dwight H. Seely
Lieutenant Colonel, U. S. Marine Corps, Member

Charles A. Carroll

Charles A. Carroll
Lieutenant (jg), Medical Service Corps, U. S. Navy, Recorder

(LRH TO SECNAV 6/21/48 RETYPED FOR LEGIBILITY)

1644 No. Hill St.
Pasadena Calif.
June 21, 1948

To: THE SECRETARY OF NAVY
From: LaFayette Ronald Hubbard, Lieut. (D) USNR (inact.) 113392

Via: The Chief of Naval Personnel.

Subject: Review by the Retirement Advisory Board - request for.

Ref: Letter from the president of the Naval Medical Survey
Review board dated June 14, 1948; EKOS:NMSRS:WFEL:CAC:jmp.

1. I request that the decision of the Naval Medical Survey Review Board contained in the above reference be reviewed by the Retirement Advisory Board.
2. The Naval Medical Survey Review Board, meeting on June 11, 1948, repeated the retirement board decision of 1945. This decision was made without reference to 30% of my present service connected disability and deals only with 10% of said disability. The more serious portion of my disability was not a part of my health record when the 1945 decision was made but was only copied into my health record completely shortly before my release from service and was repeated by further examination in my separation center medical examination. This present Naval Medical Survey Review Board had again based its entire findings on the 1945 submission which was incomplete.
3. The Veteran's Administration has awarded me 40% disability of which the subject of the Naval Medical Survey Review Board is only 10%.
4. All papers, copies of my health record, proper forms for new hearing and a copy of the Veteran's Administration letter have already been forwarded to the Navy Department and were presumably last in the hands of the Naval Medical Survey Review Board on June 11, 1948.
5. In View of my present disability, my hope is that cognizance will be taken of the actual records and conditions of this case and that retirement can be effected.

/s/LaFayette Ronald Hubbard
LaFayette Ronald Hubbard

AND REFER TO

NAVY DEPARTMENT

EXOS:RAB:LFH:gl-531

WASHINGTON 25, D. C.

16 December 1948

From: Retirement Advisory Board.
To: Secretary of the Navy.
Subject: Lieutenant LaFayette R. HUBBARD, D, U.S. Naval Reserve,
113394, (Inactive),
Physical fitness - proceedings pertaining to retirement.

1. The Retirement Advisory Board met this date pursuant to the order of the Secretary of the Navy, certified copy of the precept dated 11 April 1947 and the modifications thereof dated 29 July 1947 and 7 July 1948, attached hereto, four members present, to consider the case of the subject-named officer, particularly the record of proceedings of the Naval Medical Survey Review Board dated 11 June 1948, as requested in his letter addressed to the Secretary of the Navy via the Chief of Naval Personnel and referred to this Board.

2. The opinion and recommendation of the Naval Medical Survey Review Board convened at the Navy Department, Washington, D.C., on 11 June 1948, in the case of subject-named officer are as follows:

"The Board is of the opinion that the defect for which the petitioner was medically surveyed, namely, ulcer, duodenum, is not the result of his own misconduct, was incurred in the line of duty, did not exist prior to his appointment as an officer in the U.S. Naval Reserve, but that this condition is usually remediable and does not permanently disqualify the petitioner for useful active duty in the naval service.

"The Board, therefore, recommends that the petitioner be not authorized to appear before a naval retiring board."

The Retirement Advisory Board notes that the Naval Medical Survey Review Board proceedings, now under review, establishes that three (3) medical officers are in the hearing. The legality of such a Board composed of more than two (2) medical officers, has been challenged in an earlier case and that objection has been referred to the Judge Advocate General of the Navy for ruling. In the absence of objection by the petitioner, Lieutenant HUBBARD, or by his representative in these proceedings, Dr. KIMCARE this Board decides to review the record of the Naval Medical Survey Review Board proceedings at issue, without prejudice based upon the possible ruling that the Board was not legally constituted.

EXHIBIT 7 PAGE 77



16 December 1943

Lieutenant Lafayette R. HUBBARD, D, U.S. Naval Reserve, 113392, (Inactive)

3. After a thorough review of the record and careful consideration of the case of Lieutenant Lafayette R. HUBBARD, D, U.S. Naval Reserve, 113392, (Inactive), including the record of proceedings of the Naval Medical Survey Review Board dated 11 June 1942, the appearance and argument in his behalf of his representative, Dr. H. C. KIMCROD, Medical Consultant, Veterans of Foreign Wars of the United States, Defense Building, 1025 Seventeenth Street, N.W., Washington 6, D.C., before this board on 14 December 1942 in the absence of Lieutenant HUBBARD, and the report of special medical examination by the Naval Hospital, St. Albans, New York, dated 19 November 1942, the Retirement Advisory Board recommends that the opinion and recommendation of the Naval Medical Survey Review Board dated 11 June 1942 be disapproved and that Lieutenant Hubbard be authorized to appear before a naval retiring board.

George E. Hanson

George E. Hanson
Colonel, U.S. Marine Corps
Member

Wendell P. Blake

Wendell P. Blake
Captain, Medical Corps, U.S. Navy, RET.
Member

Thomas J. Murphy

Thomas J. Murphy
Captain, Medical Corps, U.S. Naval Reserve, RET.
Member

Lewis Phillip Holt

Lewis Phillip Holt
Commander, U.S. Naval Reserve
Member

ATTEST:

Lewis Phillip Holt
Lewis Phillip Holt
Commander, S, USNR, 19426
RECORDED

29 DEC 1943

APPROVED:

John H. Brown
Acting Secretary of the Navy

HUBBARD, Lafayette R.
C-701 74 22

SPECIAL GASTRO-INTESTINAL EXAMINATION: August 1, 1951

PRESENTING COMPLAINTS: Stomach trouble since 1943.

REVIEW OF PRESENT ILLNESS: This 40 year old white male writer states that he has had continuous trouble with his stomach since 1943, at which time he was serving in the Navy. He states that he spent approximately 13 months in hospitals during his Navy service, and that a duodenal ulcer was demonstrated by x-ray on several occasions. He complains of a sense of epigastric fullness at times associated with a boring-like pain in the epigastrium, which is usually worse before meals, and is relieved by food and milk. He has only had pain at night on rare occasions, and states that he is usually able to control this by taking milk. He has taken numerous types of alkalies in the past. He states that, with the exception of his first hospitalization, he has received no appreciable benefit from these drugs. He says he has been forced to follow a modified ulcer diet continuously since his initial gastro-intestinal disturbance in 1943. The spring and the fall of the years are usually the most-troublesome time for him, and he states that he has exacerbations lasting usually about a week with rather severe distress during these months. He only rarely has any associated nausea and vomiting, and denies hematemesis and melena at any time. His bowels have generally been regular. He states his appetite has been only fair, but weight has remained stationary for the past five years. The patient states that he invariably has trouble with his stomach when he is working long hours and under nervous stress. He is a poor sleeper, and states that he has been unable to take the usual soporifics because they seem to upset his stomach. He smokes very little, and then only intermittently. He believes this smoking definitely aggravates his epigastric distress. He gives no history of bowel irregularities, and has never been jaundiced.

PHYSICAL EXAMINATION reveals a well developed, well nourished, 40 year old white male whose weight is 194 pounds. Blood pressure is 112/70 and pulse rate is 84.

Examination of the mouth, tongue, and throat is not remarkable. The abdomen is flat, and there is no significant tenderness present. There is no spasm or rigidity, and no masses are felt. Liver, spleen, and kidneys are not palpable.

IMPRESSION: Duodenal ulcer, chronic.

EXHIBIT 7 PAGE 80

DIAGNOSIS: DUODENAL ULCER, NOT FOUND ON THIS EXAMINATION.

700656

CLW:eld

C. L. WILLIAMS, M.D.
Examining Physician

PLAINTIFF
EXHIBIT
347

RECEIVED
August 1, 1951
Lafayette R. Hubbard
C-701 74 22
Department of Civil
Engineering Service

Unit 1
DIV.
DIV.
9-11-51
RE

HUBBARD, Lafayette R.
C-7 017 422

SPECIAL ORTHOPEDIC EXAMINATION

8/1/51

HISTORY: This veteran gives a long history of three years of sea duty out of approximately 4½ years of navy duty, as an officer, and states that somewhat over a year of his service was spent in hospitals in the latter period. It was gathered from what he says that the duty was rather strenuous, his first assignment in 1942, being with a merchant ship which was assigned to transporting troops. Later, he states, he served with escorts in the North Atlantic. On one occasion, in 1942, he fell down a ladder and struck his right hip, but there were no facilities aboard ship and it was necessary for him to go on without any aid. He also gives a history of injuring his right shoulder, just how is not clear, and of developing numerous other things including duodenal ulcer, actinic conjunctivitis, and a highly nervous state. He had applied for retirement from the navy which was eventually turned down. He has had no treatment to various orthopedic conditions since service. He is a writer by profession and states he has some income from previous writing that helps take care of him.

EXAMINATION: This is a well nourished and muscled white adult who does not appear chronically ill.

The spine is of normal contour and freely flexible in all directions. Fist percussion brings out no manifestations of pain.

Upper extremities: He has a history of some injury to the right shoulder and will not elevate the arm above the shoulder level. However, on persuasion, it was determined at this time that the shoulder is freely movable and unrestricted. It is noted that he has had a previous diagnosis of BURSITIS WITH CALCIFICATION. X-rays will be repeated. It is not believed that this is of significant incapacity.

In the prone position, Lasegue's and Laguerre's signs are negative. Knees, ankles and feet are apparently normal. Records show diagnosis of MULTIPLE ARTHRITIS. However, no clinical evidence found at this time. X-rays will be repeated.

Diagnosis deferred pending receipt of X-rays.

9-11-51

HUBBARD, Lafayette R.
C-7 627 422

SPECIAL CERTIFICATE OF DISABILITY

8/1/51

HISTORY: This veteran gives a long history of three years of sea duty out of approximately 48 years of navy duty, as an officer, and states that somewhat over a year of his service was spent in hospitals in the latter period. It was gathered from what he says that the duty was rather strenuous, his first assignment in 1942, being with a merchant ship which was assigned to transporting troops. Later, he states, he served with escorts in the North Atlantic. On one occasion, in 1942, he fell down a ladder and struck his right hip, but there were no facilities aboard ship and it was necessary for him to go on without any aid. He also gives a history of injuring his right shoulder, just how is not clear, and of developing numerous other things including duodenal ulcer, actinic conjunctivitis, and a highly nervous state. He had applied for retirement from the navy which was eventually turned down. He has had no treatment to various orthopedic conditions since service. He is a writer by profession and states he has some income from previous writing that helps take care of him.

GENERAL APPEARANCE: This is a well nourished and muscled white adult who does not appear chronically ill.

The spine is of normal contour and freely flexible in all directions. Dist percussion brings out no manifestations of pain.

Upper extremities: He has a history of some injury to the right shoulder and will not elevate the arm above the shoulder level. However, on permission, it was determined at this time that the shoulder is freely movable and unrestricted. It is noted that he has had a previous diagnosis of GOUTY ARTHRITIS. X-rays will be repeated. It is not believed that this is of significant importance.

In the prone position, knee's and ankles are negative. Knees, ankles and feet are apparently normal. Records show a diagnosis of GOUTY ARTHRITIS. However, no clinical evidence of arthritis is found at this time. X-rays will be repeated.

Diagnosis: deferred pending receipt of X-rays.

(continued)




Page 2

HUBBARD, Lafayette R.
C-7 017 422

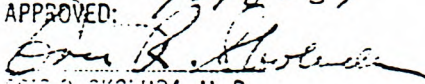
SPECIAL ORTHOPEDIC EXAMINATION

8/1/51 (continuation)

- DIAGNOSIS:
1. HYPERTROPHIC SPONDYLITIS THORACIC SPINE FROM X-RAY.
 2. BURSITIS WITH CALCIFICATION, RIGHT SHOULDER.
 3. RESIDUALS OF TRAUMA, RIGHT HIP, MANIFESTED BY X-RAY FINDINGS OF CORTICAL IRREGULARITIES OF THE GREATER TROCHANTER.
 4. ARTHRITIS HYPERTROPHIC MINIMAL, LEFT ANKLE FROM X-RAY.
 5. DORSAL MYOSITIS NOT FOUND.


LARRY D. RIDER, M.D.
Examining Physician

APPROVED:

7512-51

ERIC B. HOLM, M.D.
Chief
Service

(P)

HOLD Out

File: LK...



VETERANS ADMINISTRATION
VETERANS BENEFITS OFFICE
2033 M STREET NW.
WASHINGTON, D.C. 20421

Date: February 15, 1973

In Reply
Refer to: 372/23241
C 7 CL7 422

Mr. Lafayette R. Hubbard
1812 19th Street, N. W.
Washington, D. C.
20009

TO WHOM IT MAY CONCERN:

The records of the Veterans Administration show that the above veteran is service-connected for the following conditions: DUODENAL ULCER, BURSITIS (RIGHT SHOULDER), ARTHRITIS, and BLEPHARO CONJUNCTIVITIS. These conditions are considered to be 40% disabling, and were incurred during World War II. The veteran receives \$105.00 monthly in disability compensation.

Joseph P. Munger
JOSEPH P. MUNGER
Veterans Assistance Officer

EXHIBIT 7 PAGE 84

PLAINTIFF'S
EXHIBIT
348

7003

SUPERIOR COURT LOS ANGELES COUNTY

C 420153

Page 21

Church of Scientology
vs
Armstrong

Attorney

Attorney

NATURE OF ACTION:

CODE

REPORTER N. Harris 8/15/86

REPORTER

YEAR MONTH DAY

PROCEEDINGS

FILED
DOC

FEES

86 Aug 5 App of Michael Lee Hertzberg to
Appel, pro Hac Vice
86 Aug 6 TSC suppl oppo to motion to initiate
an investigation
86 Aug 11 Mot to initiate invest Cont 8-15-86
9 AM d-57
86 8 8 TSC o/c at issue vacated
86 Aug 12 Ltr filing 7 Aug decs
86 Aug 15 Pet for writ of habeas corpus
Ltr to Under Subon d-57
86 Aug 18 Subm. Matter (Not Denied) d-57
86 8 3 Ltr. re compliance with 7-10-86 Order
O/C d-57
86 9 4 DECLA OF JOHN G. PETERSON
86 9 5 deft. Mot. for iss. of Cont. 9-26-86 9 AM d-57
90 9 3 PHL REQUEST FOR TRANSMISSION Exh. by CLK of Sup. Ct.
86 9 3 REQUEST FOR TRANSMISSION
86 9 9 Proof of Spol
86 9 17 Hrg on status of denouing public law 9-26-86 9 AM d-57
86 9 20 Writ for issuance of Commission

ARBITRATION
CONFERENCE SET

DATE

TIME

DEPT

REFERRED TO
ARBITRATION

TSC SET

DATE

TIME

DEPT

AT - ISSUE FILED

AT - ISSUE VACATED

MSC DATE

TIME

DEPT

TRIAL DATE

TIME

DEPT

JUDGMENT ENTERED

JUDGMENT VACATED

APPEAL FILED

REMITTITUR FILED

SUMMONS
ORD. FILED

AFFIRMED

AFFIRMED

MODIFIED

MODIFIED

REVERSED

REVERSED

DISMISSED

DISMISSED

SUBSTITUTION
OF ATTORNEY

FOR

NEW ATTORNEY

DEFAULT ENTERED

FOR

DISMISSAL
ENTERED ☐ ENTIRE ACTION
FOR

SUPERIOR COURT LOS ANGELES COUNTY

C. 429153

Church of Scientology of Calif.

Gerald Armstrong.

NATURE OF ACTION:

CODE

REPORTER M. Pettit 11-07-88 / M. Pettit 11-30-88

REPORTER

YEAR MONTH DAY

PROCEEDINGS

FRED
DOC

FEES

88	5	13	WRIT OF EXECUTION.			
88	10	11	WRIT OF HABEAS CORPUS to unseal file. 11-9-88 9:00 a.m. D-56			14 0
88	10	28	Letter in motion to unseal file 11-9-88 9:00 a.m. D-56			14 0
88	11	8	Pliff's OPPN to MO to unseal file.			
88	11	7	Reply to oppn			
88	11	9	MO is granted. Execution is stayed to 12-9-88			
88	11	15	MO MO FOR CLARIFICATION & reconsideration to preserve seal on one document 11-30-88			14 0
88	11	15	X-PRO APPLICATION 9:00 TO-56			
88	11	22	AMENDED PROOF OF SVC			
88	11	22	JOINDER IN OPPN			
88	11	23	OPPN TO MO TO RECONSIDER			
88	11	23	REPLY TO OPPN			
88	11	29	Decl of P. MORATZ			
88	11	30	MO granted - D-56 DEPOSED			
88	12	14				
88	12	27	modified order for sequencing of files			
88	12	30	Real Party in interest's Design of Record on Appeal			

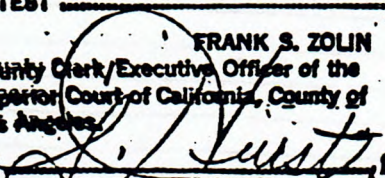
THE DOCUMENT TO WHICH THIS CERTIFICATE IS
ATTACHED IS A FULL, TRUE, AND CORRECT COPY
OF THE ORIGINAL ON FILE AND OF RECORD IN
MY OFFICE.

JAN 09 1989

ATTEST

FRANK S. ZOLIN
County Clerk/Executive Officer of the
Superior Court of California, County of
Los Angeles

BY


S. HURST

DEPUTY

SUPERIOR COURT LOS ANGELES COUNTY

C. 429153

Church of Scientology of Calif.

Gerald Armstrong.

NATURE OF ACTION:

CODE

REPORTER M. Pettit 11-09-88 / M. Pettit 11-30-88

REPORTER

YEAR MONTH DAY

PROCEEDINGS

FLED
DOC

FEE

88 5 13 WRIT OF EXECUTION.

88 10 11 Notice and of Gen. Cady Don to unseal file.
11-9-88 9:00 a.m. D-56

88 10 28 Letter in motion to unseal file 11-9-88 9:00 a.m. D-56

88 11 8 Plff's Oppn to MO to unseal file.

88 11 7 Reply to oppn

88 11 9 MO is granted. Execution is stayed to 12-9-88

88 11 15 ~~Plff's~~ MO FOR CLARIFICATION & RECONSIDERATION
TO PRESERVE SEAL on one Document 11-30-88

88 11 15 X-FILE APPLICATION 19:00 TO-56

88 11 22 AMENDED PROOF OF SVC

88 11 22 JOINDER IN OPPN

88 11 23 OPPN TO MO TO RECONSIDER

88 11 23 REPLY TO OPPN

88 11 29 Decl of P MORATZ

88 11 30 MO granted - D-56 DEPLOD

88 12 14

88 12 27 modified order for sequencing of files
88 12 30 Real Party in interest's Design of Record
on Appeal

CASE NO C420153

PAGE

24

SUPERIOR COURT LOS ANGELES COUNTY

REPORTER H. Davis 12/24/86

REPORTER N. HARRIS 12/11/87 2/2/87

YEAR	MONTH	DAY		FILED DOC	FEES
1986	NOV	20	Subm Matter - Subm gtd atty.		
86	NOV	24	Subm Matter - argued + taken; under Subm	AL-57	
86	NOV	24	Memoing app for gtd Cont. trans	✓	
86	NOV	24	Reply to Memoing app for gtd Cont. trans	✓	
86	NOV	25	Subm Matter - Subm gtd Cont. trans	AL-57	
86	NOV	26	Subm Matter - Subm gtd Cont. trans	✓	
86	DEC	17	Receipt for exhibits	✓	
86	DEC	16	Receipt for exhibits	✓	
86	DEC	11	Joint stip of dismissal	✓	
86	DEC	11	Order Dismissing Action With Prejudice	✓	
86	DEC	11	Order for return of sealed materials	✓	
86	DEC	11	Order for return of exhibits + sealed documents	✓	
86	DEC	11	Stipulated Pleading Order	✓	
86	DEC	11	Subst X-part. app for decm	AL-57	
86	DEC	12	Order	AL-57	
86	DEC	17	Court cert (Clerk's 12-11-86)	AL-57	
87	JAN	30	X-part matter w/ draw more of intended	✓	
87	FEB	2	Subm Matter - Subm gtd Cont. trans	AL-57	
87	JUN	5	Order 3-2-87 D-1A gtd atty	✓	
87	JUN	9	ntc. of appeal	✓	
87	JUN	9	ntc. to prepare ntc. trans ntc. of RULE 5.1	✓	
87	JUN	21	Abstract of Judgment issued	✓	3.50
FEB 24 1987			APPL FOR WRIT OF EXECUTION AND ORDER	✓	
FEB 24 1987			FILED WRIT OF EXEC. FOR <u>LA</u> ISSUED reasonable expenses, atty fees	✓	3.50
FEB 24 1987			ABSTRACT OF JUDGMENT IS ISSUED	✓	3.50
87	JUN	3	O/C N/A D-1A	✓	
87	JUN	7	Remittitur w/ opinion D-1A - Jct dismissed	✓	
87	JUN	21	Notice of Destruction of Papers and Depositions and Declaration of Mailing	✓	
SEP 2- 1987			APPL FOR WRIT OF EXECUTION AND ORDER	✓	
SEP 2- 1987			WRIT OF EXEC. FOR <u>Santa Barbara</u> ISSUED	✓	3.50
87	JUN	13	Ntc. to Reptus to prepare Trans for Appeal. (8 Feb. 12, 1987)	✓	
87	JUN	11	Letter to Reptus to prepare Trans for Appeal. (8 Feb. 12, 1987)	✓	
87	JUN	11	Order for return of exhibits	AL-57	
87	JUN	14	RECEIPT OF EXHIBITS	✓	
87	JUN	11	Remittitur w/ opinion D-1A appeal dismissed	✓	

Church of Scientology
vs
Gerald Armstrong

Attorney

Attorney

NATURE OF ACTION:

CODE

REPORTER

D. Harris 11/17/86 11/19/86

REPORTER

YEAR MONTH DAY

FILED
DOC

FEES

PROCEEDINGS

1986 NOV 5 Oppos of X-C to Motion for Summary
adjudication
86 NOV 5 Reply to statement of X-C in response
to X-C's statement
86 NOV 10 Court of C. reviewed for 11-19-86 A-57
86 NOV 17 X-C's reply to appeal for short time
86 NOV 17 Court for short time, for motion
86 NOV 17 X-C's Motion for Court of 11-24-86
A-57
86 NOV 17 Court for short time - good luck for
summary adj. for 11-19-86 + Court to
12-19-86 A-57
86 NOV 17 Motion of P & A in oppos to motion to compel A-57
86 NOV 17 Court for short time, for motion
to motion to compel
86 NOV 17 Motion of P & A in oppos to motion to
compel
86 NOV 18 Reply to oppos of moved groups to
motion to compel
86 NOV 19 Motion to compel dec. for sanctions
taken under motion. Pretrial set A-57

ARBITRATION
CONFERENCE SET

DATE

TIME

DEPT

REFERRED TO
ARBITRATION

TSC SET

DATE

TIME

DEPT

AT - ISSUE FILED

AT - ISSUE VACATED

MSC DATE

TIME

DEPT

TRIAL DATE

TIME

DEPT

JUDGMENT ENTERED

JUDGMENT VACATED

APPEAL FILED

REMITTITUR FILED

SUMMONS
ORG FILED

AFFIRMED

AFFIRMED

MODIFIED

MODIFIED

REVERSED

REVERSED

DISMISSED

DISMISSED

SUBSTITUTION
OF ATTORNEY

FOR

NEW ATTORNEY

DEFAULT ENTERED

FOR

DISMISSAL
ENTEREDENTIRE ACTION
FOR

EXHIBIT G

CASE NO C 420153

SUPERIOR COURT LOS ANGELES COUNTY

PAGE 22

REPORTER N. Harris 9/20/86 10/20/86

REPORTER

YEAR	MONTH	DAY		FILED DOC	FEES
86	9	20	1/Commission issued		
86	July	28	Estate of Estate Mar for Ord striking		
			ans 17 X-Def		
86	Sept	15	X-C ntc taking depn		
86	Sept	16	ntc Court 3 depn met		
86	Sept	26	Decl 7 Filed (Motion re status)		
			D-10 Filed Productive		
86	Sept	26	Motions Chair & Court 10-15-86, 9AM		
			Met take depn - gtd		
86	9	30	PLFF + X-DEFI AND FOR ISSUANCE OF		
			COMMISSIONS 10-15-86 9AM D-57		
86	9	30	NTC OF DEPOSITION (9) certified & record		
86	Oct	6	X-Def X-Parti appl for ord short time		
			for met for issuance of letters		
86	Oct	6	Ord short time for Motion		
86	Oct	6	X-Def Motion (Physicians of the Society)		
			10-20-86, 9AM D-57		
86	Oct	6	X-Parti appl for ord short time gtd at-57		
86	Oct	16	10:00 PM for civil exhibits (1)		
86	Oct	14	Decl 7 Filed D. Long		
86	Oct	14	Decl 7 Filed H. Peterson		
86	Oct	14	ntc taking Counsel for X-Def (Bowles)		
86	Oct	14	Decl 9 Filed (Chastrow re. ntc)		
			Compliance with prohibition		
86	10	10	PLFF motion summary adjd. of issues		
			11-19		
86	Oct	15	Status 7B-1 Filed Court 10-20-86, 9AM D-57		
86	10	20	ORD the PHILIP RD ISSUED		
86	10	20	12 COMM ISSUED		
86	10	20	12 CRTU ISSUED		
86	Oct	17	affan 7 X-C to Motion		
86	Oct	17	Exhibit 10 to ntc - sealed		
86	Oct	20	Decl 8 Filed H. Peterson in response		
			to ntc		
86	Oct	20	Order that Commission's issued		
			for taking depn (issued)		
86	Oct	20	Order made		
86	Oct	21	X-Def Met to Compliance at depn		
			11-19-86, 9AM D-57		
86	Oct	21	Decl 10 Filed (17) for ntc		
86	Oct	21	ntc, Declaring that for summary		
			adjd issued on Oct 11-19-86, 9AM D-57		
86	10	21	ntc for filing documents LA-17 file		

SUPERIOR COURT LOS ANGELES COUNTY

C 420153

Page 21

Church of Scientology
vs
Armstrong

Attorney

Attorney

NATURE OF ACTION:

CODE

REPORTER N. HARRIS 8/15/86

REPORTER

YEAR MONTH DAY

PROCEEDINGS

FILED
DOC

FEE

86 Aug 5 Rept of (Michael) Lee Hertzberg to
86 Aug 6 TSC Suppl Opps to Motion to initiate
an investigation
86 Aug 11 Mot to initiate invest Cont 8-15-86
9 AM D-57
86 8 8 TSC o/c at issue vacated
86 Aug 12 Ltr filing 2 Orig decls
86 Aug 15 Rept to initiate invest argued &
taken under submission D-57
86 Aug 18 Subm. Matter Mot. Denied D-57
86 8 3 Ltr re compliance with set forth in 7-10-86 Order
D-57
86 9 4 DECL of JOHN G. PETERSON
86 9 5 Ltr. Mot. for iss. of Cont. 9-26-86 9 AM D-57
86 9 3 PRL REQUEST FOR TRANSMISSION Del. by CLK of Sup. Ct.
86 9 3 REQUEST FOR TRANSMISSION
86 9 9 PROOT of SPICE
86 9 17 Hrg on status of discovery motion Cont 9-26-86 9 AM D-57
86 9 18 Order for issuance of Commission

ARBITRATION
CONFERENCE SET

DATE

TIME

DEPT

REFERRED TO
ARBITRATION

TSC SET

DATE

TIME

DEPT

AT - ISSUE FILED

AT - ISSUE VACATED

MSC DATE

TIME

DEPT

TRIAL DATE

TIME

DEPT

JUDGMENT ENTERED

JUDGMENT VACATED

APPEAL FILED

REMITTITUR FILED

SUMMONS
ORG FILED

AFFIRMED

AFFIRMED

MODIFIED

MODIFIED

REVERSED

REVERSED

DISMISSED

DISMISSED

SUBSTITUTION
OF ATTORNEY

FOR

NEW ATTORNEY

DEFAULT ENTERED

FOR

DISMISSAL
ENTERED = ENTIRE ACTION
FOR